

Washington, Wednesday, April 11, 1915

Regulations

TITLE 6—AGRICULTURAL CREDIT
Chapter I—Farm Credit Administration
[FCA Order 418]

PART 3—FUNCTIONS OF ADMINISTRATIVE OFFICERS

EMERGENCY CROP AND FEED LOAN DIVISION; FUNCTIONS AND AUTHORITY OF DIRECTOR, ASSISTANT DIRECTOR, AND CHIEF OF CREDITS AND COLLECTIONS

Effective as of March 15, 1945, § 3.79 of Title 6, Code of Federal Regulations, is amended to read as follows:

§ 3.79 Emergency Crop and Feed Loan Division; functions, powers, authority, and duties of Director' Assistant Director and Chief of Credits and Collections. The Director of the Emergency Crop and Feed Loan Division is authorized and empowered to execute and perform all functions, powers, authority, and duties vested in the Governor of the Farm Credit Administration by any act of Congress or Executive order relative to emergency crop and feed loans and matters incidental thereto.

The Director of the Emergency Crop and Feed Loan Division is authorized to perform any and all functions, powers, authority, and duties, which the Governor of the Farm Credit Administration is authorized to perform under the regulations of the Secretary of Agriculture issued pursuant to the provisions of an Act of Congress approved December 20, 1944 (Pub. Law 518, 78th Congress, 58 Stat. 836) insofar as the said act and regulations apply to loans administered by the Emergency Crop and Feed Loan Division, and is further authorized to redelegate any or all of said functions, powers, authority, and duties, except that the determination of any settlement shall not be delegated beyond the head of the highest field office having jurisdiction.

The Assistant Director of the Emergency Crop and Feed Loan Division is authorized and empowered to perform any and all functions and duties which the Director of the Emergency Crop and Feed Loan Division is authorized and

empowered to perform, in the event that the Director is unavailable to act by reason of absence from the central office of the Farm Credit Administration, or for any other cause.

The Chief of Credits and Collections of the Emergency Crop and Feed Loan Division is authorized and empowered to perform any and all functions and duties which the Director of the Emergency Crop and Feed Loan Division is authorized and empowered to perform in the event that both the Director and the Assistant Director are unavailable to act by reason of absence from the central office of the Farm Credit Administration, or for any other cause.

(E.O. 6034, Mar. 27, 1933, 6 CFR 1.1 (m); Sec. 5, 50 Stat. 6; 12 U.S.C. Sup. 1020m; Reg. Secy. Agric. Jan. 20, 1945, 6 CFR 01.5) IFCA Order 189, May 19, 1937, FCA Order 266, September 25, 19391

[SEAL]

J. W. Duggan, Governor

APRIL 4, 1945.

[F. R. Doc. 45-5730; Filed, Apr. 9, 1945; 3:12 p. m.]

PART 3—FUNCTIONS OF ADMINISTRATIVE OFFICERS

EMERGENCY CROP AND FEED LOAN DIVISION; DELEGATION OF AUTHORITY TO REGIONAL MANAGER

Title 6, Code of Federal Regulations, is hereby amended by adding § 3.86 reading as follows:

§ 3.86 Delegation of authority to regional managers. The regional managers of emergency crop and feed loan offices, severally, are hereby authorized to perform all functions, powers, and duties which the Director of the Emergency Crop and Feed Loan Division, is authorized to perform with respect to the administration of the Act of Congress approved December 20, 1944, (Pub. Law 518, 78th Congress, 53 Stat. 836), subject, however, to such rules and regulations which the Director has issued or may hereafter issue, and subject to his general supervision and control.

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NOTICE

The 1943 Supplement to the Code of Federal Regulations, covering the period June 2, 1943, through December 31, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per book.

Book 1. Titles 1-31, including Presidential documents in full text. Book 2: Titles 32-50, with 1943 General Index and 1944 Codification Guide.

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(E.O. 6084, Mar. 27, 1933, 6 CFR 1.1 (m) sec. 5, 50 Stat. 6; 12 U.S.C. Sup. 1020m; Reg. Dept. Agric. Jan. 20, 1945, 6 CFR 01.5; FCA Order 418; 6 CFR 3.79)

[SEAL] S. P LINDSEY, Jr.,

Director Emergency Crop and Feed Loan Division.

[F. R. Doc. 45-5731; Filed, Apr. 9, 1945; 3:12 p. m.]

TITLE 17—COMMODITY AND SECURITIES EXCHANGES

Chapter II-Securities and Exchange Commission

PART 240-RULES AND REGULATIONS, SE-CURITIES EXCHANGE ACT OF 1934

STATEMENTS TO APPLICATIONS FOR REGISTRA-TION OF BROKERS AND DEALERS

The Securities and Exchange Commission, deeming it necessary for the exercise of the functions vested in it and necessary and appropriate in the public interest and for the protection of investors so to do, pursuant to authority conferred upon it by the Securities Exchange Act of 1934, as amended, particularly sec-

tions 15 (b) and 23 (a) thereof, hereby amends § 240.15b-2 [Rule X-15B-2] by adding thereto the following new paragraph (e)

§ 240.15b-2 Supplemental statements to applications for registration of brokers and dealers.

(e) Within 90 days after the effective date of any amendment to Form 3-M which requires additional information, such information shall be reported on Form 6-M by each registrant who has filed an application on Form 1-M, 3-M,

Effective April 9, 1945.

By the Commission.

*

[SEAL] ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-5741; Filed, Apr. 10, 1945; 11:18 a. m.]

PART 249-FORMS, SECURITIES EXCHANGE ACT OF 1934

Note: An amendment to Form 3-M issued under Part 249 of this chapter was filed with the Division of the Federal Register as Federal Register Document 45-5742, on April 10, 1945, at 11:18 a. m.

TITLE 19—CUSTOMS DUTIES

Chapter I-Bureau of Customs [T. D. 51215]

MISCELLANEOUS AMENDMENTS

Sections 16.2 (d) 18.3 (a), as amended by T. D. 51035; 22.7 (c), and 22.8, Customs Regulations of 1943, relating respectively to bulletin notices of liquidation, transshipment of bonded merchandise, and drawback, amended.

PART 16-LIQUIDATION OF DUTIES

Section 16.2 (d) Customs Regulations of 1943 (19 CFR, Cum. Supp., 16.2 (d)), is hereby amended by inserting after the first sentence the following sentence: "When free consumption entries in an unbroken series of numbers are liquidated free on the same day, only the first and last entry numbers are required to be shown on the bulletin notice, e. g., 567/863. As to such entries, the names of the importers of record and the importing vessels are not required to be shown on the bulletin notice, although the proper notation shall appear in the column headed 'Remarks' '

(Secs. 505, 624, 46 Stat. 732, 759; 19 U.S.C. 1505, 1624)

PART 18-TRANSPORTATION IN BOND AND MERCHANDISE IN TRANSIT

Section 18.3 (a) Customs Regulations of 1943 (19 CFR, Cum. Supp., 18.3 (a)), as amended by T. D. 51035, is hereby further amended to read:

(a) When bonded merchandise is to be transshipped under customs supervision at a place or places other than the port of origin, an additional copy of the manifest on customs Form 7512 shall be prepared by the carrier or shipper for each such place of transshipment. Each such additional copy shall be certified and, with an appropriate direction, given

by the lading inspector to the conductor, master, or person in charge of the conveyance to be delivered to the collector of customs at the place of transshipment.

(Secs. 551, 624, 46 Stat. 742, 759; 19 U.S.C. 1551, 1624)

PART 22-DRAWBACK

Section 22.7 (c) Customs Regulations of 1943 (19 CFR, Cum. Supp., 22.7 (c)) is hereby amended by deleting therefrom the words "or on merchandise exported by aircraft,"

(Sec. 313, 46 Stat. 693, secs. 402, 403, 49 Stat. 1960, sec. 624, 46 Stat. 759; 19 U.S.C. 1313, 1624)

Section 22.8, Customs Regulations of 1943 (19 CFR, Cum. Supp., 22.8) is hereby amended as follows:

Paragraph (a) is amended by deleting the words "coastwise or overland."

Paragraph (g) is amended by adding the words "or aircraft" following the word "vessel."

Paragraphs (j) and (l) are amended by inserting a comma and adding the words "the identification marks of the aircraft" following the words "name of the vessel" in the first sentence. Paragraph (1) is further amended by changing the period at the end of the first sentence to a comma and adding "car, or other conveyance."

(Sec. 313, 46 Stat. 693, secs. 402, 403, 49 Stat. 1960, sec. 624, 46 Stat. 759; 19 U.S.C. 1313, 1624)

SEAL]

W. R. Johnson, Commissioner of Customs.

Approved: April 7, 1945.

Herbert E. Gaston,
Acting Secretary of the Treasury.

[F. R. Doc. 45-5732; Filed, Apr. 9, 1945;
4:40 p. m.]

TITLE 31-MONEY AND FINANCE

Chapter I—Monetary Offices

[1945 Dept. Circ. 1]

PART 129—VALUES OF FOREIGN MONEYS' SECOND QUARTER OF 1945

APRIL 1, 1945.

§129.8 Calendar year 1945. • • • (b) Quarter beginning April 1, 1945. Pursuant to section 522, Title IV, of the

Tariff Act of 1930, reenacting section 25 of the act of August 27, 1894, as amended, the following estimates by the Director of the Mint of the values of foreign monetary units are hereby proclaimed to be the values of such units in terms of the money of account of the United States that are to be followed in estimating the value of all foreign merchandise exported to the United States during the quarter beginning April 1, 1945, expressed in any such foreign monetary units: Provided however, That if no such value has been proclaimed, or if the value so proclaimed varies by 5 per centum or more from a value measured by the buying rate in the New York market at noon on the day of exportation, conversion shall be made at a value measured by such buying rate as determined and certified by the Federal Reserve Bank of New York and published by the Secretary of the Treasury pursuant to the provisions of section 522, title IV, of the Tariff Act of 1930.

> D. W. Bell, Acting Secretary of the Treasury.

Values of Foreign Monetary Units

[At par as regards gold units; nongold units have no fixed par with gold]

[At par as regards gold units; nongold units have no fixed par with gold]							
Country	/ Monetary unit	Value in terms of U.S. money	Remarks				
Argentine Republic	Peso	\$1.6335	Given valuation is of gold pero. Poper nominally convertible at 44% of face value: Conversion suspended Dec.				
AustraliaBelgium	PoundBelga	8, 2397 •1695	16, 1929. Control of gold stocks and experts authorized Dec. 17, 1929. By decree of Mar. 31, 1930. One being equals 5 Beigian frames. The Anglo-Beigian financial agreement of June 7, 1999, fixed the rate of exchange of the Beigian frame and the frame of the Beigian Congo at 175,625 frames for £1 sterling.				
BoliviaBrazil	Cruzeiro (Milreis)	.6150 .2025	Conversion of notes into gold suspended Sept. 23, 1931. Decree law of Oct. 6, 1942, established the cruzelro as the unit of currency, replacing the milrels. Official rate				
British Honduras Bulgaria Canada Chile	Dollar Lev Dollar Peso	1.0931 .0122 1.6931 .2060	for cruzelto in terms of the deliar, announced by the Bank of Brazil, is \$0.000. Conversion of Stabilization-Office notes into gold suspended Nov. 22, 1800. Conversion of notes ruspended. Exchange control established Oct. 15, 1801. Embarge on expert of gold, Oct. 10, 1801; redemption of Dominion notes in gold suspended Apr. 10, 1803. Given valuation is of gold peeps. Gold peeps are received for conversion at the rate of 4 paper peeps for 1 gold peep. Conversion of notes suspended July 20, 1801. Silver standard abandoned by decree of Nov. 3, 1805; bank notes made legal tender under Currency Board control; exchange rate for yuan fixed at 20 to the U. S. dellar by Stabilization Board of China, July 10, 1842. Obligation to sell cold suspended Sept. 2, 1801. New gold centent of J.C.124 grams of gold % 6 fine established by monetary law of Nov. 10, 1803, effective Nov. 20, 1803. Conversion of notes into gold suspended Sept. 18, 1914; exchange control established Jan. 16, 1802. By law of May 23, 1804.				
China			Conversion of notes suspended July 20, 1931. Sliver standard abandence by decree of Nov. 3, 1935; bank notes made legal tender under Currency Board control; archange rate for your Greek of Most M. S. deller by Stabilization Record of China, July 10, 1942.				
	Peso	.5714	Obligation to sell gold suspended Espt. 21, 1731. New gold centent of 2012 grams of gold 216 fine established by monetary law of Nov. 19, 1803, effective Nov. 30, 1803.				
Costa Rica	Peso		- V : - : - : - · · · V - · · · · · · · · · · · · · ·				
Denmark Dominican Republic	Krone Dollar	.4537 1,6931	Conversion of notes into gold suspended Sept. 29, 1891. U. S. money is principal circulating medium.				
Ecuador Egypt Estonia	Sucre Pound (100 plasters) Kroon	.3386 8.3692 4537	Conversion of notes into gold cuspended Feb. 9, 1832. Conversion of notes into gold cuspended Feb. 21, 1831. Conversion of notes into gold cuspended Rept. 21, 1831.				
Finland France	Markka	.4537 .0420	Conversion of notes into gold suspended Sept. 29, 1631. U. S. money is principal circulating medium. Conversion of notes into gold suspended Feb. 9, 1632. Conversion of notes into gold suspended Sept. 21, 1931. Conversion of notes into gold suspended Sept. 21, 1933. Conversion of notes into gold suspended June 23, 1833. Conversion of notes into gold suspended Oct. 12, 1831. Provisions of monetary law of Oct. 1, 1803, providing for sold content of frace, superceded by decree of June 20, 1937, which stated that the gold of the frace shall be fixed ultimately by a decree adopted by the Commell of Ministers. Until issuance of such decree a stabilization fund shall regulate the relationship between the frame and foreign currencies.				
Germany Great Britain	Reichsmark Pound Sterling	4033	Technical and the stabilished Tule 13 1631				
Greece	Drachma	.0220	Obligation to sell gold at legal monetary par enspecialed Sept. 21, 1831. Conversion of notes into gold enspecialed Apr. 23, 1832. Conversion of notes into gold enspecialed Apr. 23, 1832. National bank notes redgemable on demand in U. S. dollars.				
Haiti	l Gonrele .	.2000	National bank notes redeemable on demand in U. S. dellars.				
Honduras Hong Kong	Lempira	.8466	National bank notes redeemable on demand in U. S. dollars. Gold exports prohibited Mar. 7, 1831; lempire circuites as equivalent of balf of U. S. dollar. Treasury notes and notes of the three banks of issue made legal tender by silver mationalization ordinance of Dec. 5, 1836; exchange fund created to control exchange rate. Exchange control established July 17, 1831. Obligation to sell gold at legal menetary par suspended Sept. 21, 1831. Plaster perged to French frame at the rate of 1 picter = 10 French frames; conversion of notes into gold suspended Oct. 2, 1835. Conversion of notes into gold suspended Sept. 21, 1831.				
Hungary India (British)	Pengö Rupee	.2961 .6180	Exchange control established July 17, 1931. Obligation to sell gold at legal manetary par suspended Sept. 21, 1931.				
Indo-China	Piaster		Plaster pegged to Franch franc at the rate of 1 picter=10 French france; conversion of astes into gold suspended Oct. 2, 1639.				
Ireland	Pound.	8.2397	Conversion of notes into gold suspended Sept. 21, 1931. New gold content of 40.77 milligrams of fine gold per lira established by monetary law of Oct. 5, 1936.				
Italy	I T.fro	.0526 .8440	New gold content of 42.77 millignams of line gold per lira established by menctary law of Oct. 5, 1935.				
Japan Latvia		.8440	Embargo on gold experts Dec. 13, 1631. Currency pegged to storling Sept. 23, 1629, at 2,522 lat!—£160; on Sept. 13, 1639, a law was passed providing that if the pound storling-gloud depreciate by more than 5 research with respect to the United States dollar, or the Swedish				
Liberia Lithnania Mexico Netherlands and colonies.	Dollar Litas Peso	1,6931 1693	the pound sterling should depreciate by more than 5 percent with respect to the United States dollar, or the Swedish known, the Bank of Latvia shall take steps to keep the rate of exchange of the lat stable by hasing it on gold or some other monetary unit. U. S. money is principal circulating medium. Free export of gold suspended Oct. 1, 1835. Decree of Aug. 23, 1829, left the monetary unit, the pere, to be later defined by law. Euspension of convertibility of notes into gold and restrictions placed on free gold exports—Sept. 26, 1835; gold export prohibition repealed by decree June 23, 1835; prohibition restored by Act of Nov. 25, 1833. The Anglo-Netherlands inancell agreement of June 14, 1949, cutablished the official rate of exchange between the Netherlands Indies guides and the pound sterling at 7.69 guiders for £1 sterling. By act of Sept. 20, 1849, the Netherlands Indies Volksmad decided, subject to later ratification by law, that the Java Bank shall fix the value of its stocks of gold coin and buillon at F1, 2.121 per kilegram fire.				

VALUES OF FOREIGN MONETARY UNITS-Continued

Country	Monetary unit	Value in terms of U.S. money	- Remarks
Newfoundland New Zealand Nicaragua Norway Panama Paraguay	Pound	8. 2397 1. 6933 . 4537 1. 0000	Newfoundland and Canadian notes legal tender. Conversion of notes into gold suspended and export of gold restricted, Aug. 5, 1914; exchange regulations Dec. 1931. Embargo on gold exports Nov. 13, 1931. Conversion of notes into gold suspended Sept. 29, 1931. U. S. money is principal circulating medium. New unit established by decree law Oct. 5, 1943, effective 30 days later; not tied to gold. Certain prior, dated obligations, etc., expressed in the gold peso (oro sellado) are converted as equivalent to 134 Chiaranis. Initial exchange rate fixed by Bank of the Republic of Paraguay at 1 Guarani equals U. S. \$0.3255. Exchange control catablished June 28, 1932.
Peru Philippine Islands Poland Portugal	Peso	.4740 .5000 .1899 .0749 .0101	Obligation to pay out gold deferred Mar. 13, 1932; exchange control established Mar. 1, 1936. Conversion of notes into gold suspended May 18, 1932. Exchange control established Jan. 23, 1945. By act approved Mar. 16, 1935. Exchange control established Apr. 27, 1936. Gold exchange standard suspended Dec. 31, 1931. Exchange control established May 18, 1932. Conversion of notes into gold suspended Oct. 7, 1931.
Straits Settlements Sweden Switzerland	Dollar Krona Franc	.9613 .4537	British pound sterling and Straits dollar and half dollar legal tender. Conversion of notes into gold suspended Sept. 29, 1931. Order of Federal Council enacted Sept. 27, 1936, instructed the Swiss National Bank to maintain the gold parity of the franc at a value ranging between 190 and 215 milligrams of fine gold. Conversion of notes into gold suspended May 11, 1972. 100 plasters equal to the Turkish 2; conversion of notes into gold suspended 1916; exchange control established
Thailand (Siam) Turkey	Baht (Tical) Plaster	.7491 .0744	Conversion of notes into gold suspended May 11, 1972. 100 plasters equal to the Turkish £; conversion of notes into gold suspended 1916; exchange control established Feb. 25, 1930.
Union of South Africa Union of Soviet Social- ist Republics.		8. 2397 8. 7123	Conversion of notes into gold suspended Dec. 23, 1932. One chervonetz equals 10 rubles. Notes not convertible into gold.
Uruguay	Peso	.6583	Conversion of notes into gold suspended Aug. 2, 1914; exchange control established Sept. 7, 1931. Now gold control of 188018 grams of pure gold per peso established by monetary law of Jan. 12, 1938.
Venezuela Yugoslavia	Bolivar		tent of .585018 grams of pure gold per peso established by monetary law of Jan. 12, 1938. Exchange control established Dec. 12, 1936. Exchange control established Oct. 7, 1931.

(Sec. 25, 28 Stat. 552; sec. 403, 42 Stat. 17; sec. 522, 42 Stat. 974; sec. 522, 46 Stat. 739, 31 U. S. C. 372)

[F. R. Doc. 45-5683; Filed; Apr. 9, 1945; 10:39 a.m.]

APPENDIX A.—GENERAL RULINGS UNDER EXECUTIVE ORDER NO. 8389, APRIL 10, 1940, AS AMENDED, AND REGULATIONS IS-SUED PURSUANT THERETO 1

FOREIGN FUNDS CONTROL, LUXEMBOURG

APRIL 10, 1945.

Amendment to General Ruling No. 11 under Executive Order No. 8389, as amended, Executive Order No. 9193, sections 3 (a) and 5 (b) of the Trading with the Enemy Act, as amended by the First War Powers Act, 1941, relating to foreign funds control.

General Ruling No. 11 is hereby amended by deleting the following from paragraph (4) (b) (ii) of such general ruling: "Luxembourg;"

(Sec. 3 (a) 40 Stat. 412; sec. 5 (b) 40 Stat. 415 and 966; sec. 2, 48 Stat. 1, 54 Stat. 179; 55 Stat. 838; E.O. 8389, Apr. 10, 1940, as amended by E.O. 8785, June 14, 1941, E.O. 8832, July 26, 1941, E.O. 8963, Dec. 9, 1941, and E.O. 8998, Dec. 26, 1941, E.O. 9193, July 6, 1942; Regs., Apr. -10, 1940, as amended June 14, 1941, and July 26, 1941)

[SEAL] HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 45-5734; Filed, Apr. 10, 1945; 10:28 a. m.]

APPENDIX B—PUBLIC CIRCULARS UNDER EXECUTIVE ORDER NO. 8389, APRIL 10, 1940, AS AMENDED, AND REGULATIONS IS-SUED PURSUANT THERETO 1

FOREIGN FUNDS CONTROL, SYRIA AND LEBANON

APRIL 10, 1945.

Public Circular No. 27 under Executive Order No. 8389, as amended, Executive Order No. 9193, sections 3 (a) and 5 (b) of the Trading with the Enemy Act, as amended by the First War Powers Act, 1941, relating to foreign funds control.

Status under the order of Syria and Lebanon and nationals thereof. For the purpose of administering the order and complying with the provisions thereof:

(a) Syria and Lebanon shall not be deemed to be blocked countries;

(b) Nationals of Syria and Lebanon shall not be deemed to be nationals of a blocked country solely by reason of the fact that Syria and Lebanon heretofore were regarded as mandates of a blocked country.

(Sec. 3 (a), 40 Stat. 412; sec. 5 (b) 40 Stat. 415 and 966; sec. 2, 48 Stat. 1, 54 Stat. 179; 55 Stat. 838; E.O. 8389, Apr. 10, 1940, as amended by E.O. 8785, June 14, 1941, E.O. 8832, July 26, 1941, E.O. 8963, Dec. 9, 1941, and E.O. 8998, Dec. 26, 1941, E.O. 9193, July 6, 1942; Regs., Apr. 10, 1940, as amended June 14, 1941, and July 26, 1941)

[SEAL] HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 45-5733; Filed, Apr. 10, 1945; 10:28 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX-War Production Board

AUTHORITY: Regulations in this chapter, unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54

Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9,F.R. 64.

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN.

[CMP Reg. 1, Direction 67, as Amended Apr. 10, 1945]

LIMITATIONS ON DELIVERIES OF HOT ROLLED PICKLED STEEL SHEETS OR STRIP TO DISTRIBUTORS

The following amended direction is issued pursuant to CMP Regulation 1.

(a) Purpose and scope of this direction. In the interest of maximum wartime production of prime hot rolled sheet and strip steel, it is necessary to relieve producers during the second quarter of 1945 of any special processing operations on distributors' orders which can be performed by other than steel producers. The terms of this direction ap-ply only to orders for hot rolled pickled sheets or strip accepted from distributors to be produced from prime scheduled rollings during the second quarter of 1945, and to orders for mill accumulations of prime or rejected hot rolled steel sheets or strip to be specially processed by the producer, including pickling, if such material is accumulated or rejected in the plain hot rolled state. They do not apply to orders accepted from distributors calling for second quarter delivery of mill accumulations or rejected material which require no further processing.

(b) Restrictions on deliveries to distributors. Pursuant to paragraph (t) of OMP Regulation No. 1 each producer of hot rolled pickled sheets or hot rolled pickled strip who has accepted orders for these products from any distributor for production during any month of the second quarter of 1945 shall, during each such month, produce no more than 50% of the total pickled tonnage originally specified by the distributor on all orders accepted by the producer for delivery in that month. Not more than 40% of the total tonnage of pickled sheets and strip which a producer is permitted by this direc-

¹ See Part 131.

tion to produce for all distributors during the second quarter of 1945 shall be scheduled for production during any month of such quarter.

(c) Instructions as to orders already accepted. Each producer of hot rolled pickled sheets or strip shall notify each distributor from whom he has accepted orders for pickled material for production during the second quarter of 1945 concerning the terms of this direction. Each distributor shall, within 10 days from the date of such a notice, submit revised specifications for plain hot rolled sheets or strip, or his orders shall be considered cancelled to the extent necessary to comply with the terms of this direction.

(d) After the date of this direction, no producer shall accept any order for hot rolled pickled sheets or strip from a distributor for distributor stock for delivery in the sec-

ond quarter of 1945.

(e) Expiration date. Unless sooner revoked this direction shall expire June 30, 1945.

Issued this 10th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-5749; Filed, Apr. 10, 1945; 11:30 a. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 13 as Amended Apr. 10, 1945]

SPECIAL SALES

Explanation and Scope

- (a) General explanation and definitions.
- (b) Sales not covered by this regulation.

Kinds of Special Sales That May Be Made

- (c) General rule; distinction between listed and unlisted items:
- (c) (1) Materials and products not on List A.
 (2) Materials and products on List A.
 - (3) Special orders.
 - (4) Sales to Government agencies.
 - (5) Used materials.
 - (6) Sales as scrap of materials or products other than plant-generated scrap.(7) Special sales for export.
- (d) Transfers of surplus Government owned materials or products.

Other Provisions

- (e) Effect of preference ratings and allotments.
- (f) Other conditions relating to buyers.(g) Use of material acquired with priorities assistance.
- (h) Sales through an agent.
- (i) Records.
- (j) Letters and questions.
- (k) Revisions of Lists A and B.

Explanation and Scope

§ 944.34 Priorities Regulation 13—(a) General explanation and definitions. (1) This regulation describes the rules under which materials or products may be sold by persons (including Government agencies) who acquired or made them for use and not for sale or resale. Such sales are called "special sales" For example, if a manufacturer sells the raw material he has bought to use in making his product, it is a special sale. Or, if a contractor has bought building materials and equipment, and because he cannot finish the job, sells them, that is a

- special sale since he bought the materials and equipment for use and not for resale as such. In addition, all sales by trustees in bankruptcy, receivers and other kinds of liquidators (in the course of liquidation as distinct from continued operation of a business) are special sales even though neither they nor their beneficiaries bought for use. All sales at public auction by general auctioneers are special sales regardless of the purpose for which the material or product was acquired. All sales of surplus materials or products by Government agencies are special sales. Transfers of materials acquired or made for use, from one plant or operating unit to another which is owned by the same person but which normally buys separately, are special
- (2) While this regulation deals only with special sales, it states the rules governing all special sales and only these rules apply. If a person wants to make a special sale, the rules stated in this regulation must be followed and he need not look at any other WPB order or regulation unless this regulation says he must. However, this regulation does not relate to use or resale by a person who buys at a special sale unless it expressly says so or unless the resale itself is a special sale. Otherwise, such use or resale is governed by all other applicable WPB regulations and orders as is more fully explained in paragraph (1)

(3) "Material or product" means any commodity, equipment, accessory, part, assembly or product of any kind in finished, semifinished or raw material form.

- (4) "Used materials or products" means any materials or products which have been put into actual use.
- (5) "Persons buying for use" include, among others, a contractor who buys with intent to incorporate the material in a building or product for a third person.
- (b) Sales not covered by this regulàtion. The following types of sales are not considered special sales and are not governed by this regulation, even though they may involve materials or products acquired for use:
- a person regularly engaged in the business of selling it. He is governed, however, by all WPB orders and regulations which apply to his business and to the material or product he is selling.
- (2) Sales of plant-generated scrap, meaning scrap which is generated in the course of manufacture or is the waste of industrial fabrication. Sales of other kinds of scrap are covered by paragraph (c) (6).
- (3) Sales of rationed products which are controlled by another Government Agency.

- (4) Sales of foods for humans or animals, medicines, tobacco, oils and fats, petroleum and petroleum products including natural and liquefied petroleum gases.
- (6) Sales of steel, copper or aluminum in controlled material form (as defined in CMP Regulation 1) acquired or produced by a controlled material producer for the purpose of further conversion into other controlled material forms.
- (6) A sale of an entire business which is transferred as a going concern to a new owner who continues to operate it in the same or substantially the same form.
- (7) A sale made by a utility producer under Order U-1 or a petroleum operator under Order P-93-c.

Kinds of Special Sales That May Be Made

- (c) General rule; distinction between listed and unlisted items. Paragraphs (c) (1) through (7) below explain kinds of special sales which a seller may make. Special sales of materials or products shown on List A (domestic sales) are usually more strictly regulated than those not on the list, as explained in paragraphs (c) (1) and (2). Paragraphs (c) (3) (4) (5) and (6) give rules for certain types of special sales which apply whether or not the particular item is on List A. Similarly, as to special sales for export under paragraph (c) (7), the items on List B are more strictly controlled than those not on the list. With respect to all special sales, if the seller knows that a person who wants to buy the material or product will use it for a prohibited purpose or would have more of it than he is permitted to have, the sale may not be made. The buyer's obligations are described in paragraph (f)
- (1) Materials and products not on List A. A special sale of a material or product not on List A (other than a sale for export) may be made freely to any of the following buyers without WPB authorization and without requiring the buyer to apply or extend a preference rating:
- (i) To a producer of the same kind of material or product.
- (ii) To a reprocessor, which means any person who remakes, repairs or reworks new, rejected or second-grade materials or products of the kind being sold.
- (iii) To a wholesaler or retailer regularly dealing in the material or product.
- (iv) To any person buying the material or product for use, but not for resale in the form in which he buys it.
- (v) In addition, if the seller does not know whether the buyer comes under (c) (1) (i), (ii) (iii), or (iv) above, he may sell to any person who gives him the following certification, provided the seller has no knowledge or reason to balleve that it is false:

The undersigned buyer certifies under Priorities Regulation 13 to the seller and to the WPB (1) that he is a producer of the material or product covered by this order; or (2) that he is a reprocessor of it; or (3) that he will in good faith offer it for sale in substantially the same time and manner as would a person regularly dealing in such material or product, that he will render substantially the same type of service as would such a person, and that he will comply with all WPB regulations and orders applicable to such a person; or (4) that he is buying it for use and not for resale, and will use it in compliance with all applicable WPB regulations and orders.

Signature

Any person giving such a certification must comply with all applicable WPB regulations and orders as he has certified he will. The standard certification provided in Priorities Regulation 7 may not be used in place of this certification.

(2) Materials and products on List A.

A special sale of a material or product on List A (other than a sale for export) may be made only as follows:

(i) To the persons and under the conditions provided in List A. If that list requires special authorization from the WPB in order for the sale to be made, or if other conditions imposed by the list cannot be met, the seller may apply on Form WPB-1161 for special permission to sell unless the list states that some other form must be used. If Form WPB-1161 is applicable, and permission is given, it may be restricted to a specific buyer or class of buyers, or may permit the sale to any buyer who gives the certification described in subparagraphs (c) (2) (iv) or (c) (1) (v) In the case of controlled materials, the way to obtain special permission to sell is explained in subparagraph (c) (2) (vi) below.

(ii) To a producer of the same kind of material or product.

(iii) To a reprocessor (as defined in paragraph (c) (1) (ii)) unless a notation on List A restricts its sale.

(iv) In addition, where Column 3 of List A shows no restriction on the special sale of a material or product to a whole-saler or retailer regularly dealing in it, and where the seller does not know whether the buyer is such a wholesaler or retailer, he may sell the particular material or product to any person who gives him the following certification, provided the seller has no reason to believe that it is false:

The undersigned buyer certifies under Priorities Regulation 13 to the seller and to the WPB that he will in good faith offer for sale the material or product covered by this order in substantially the same time and manner as would a person regularly dealing in it, that he will render substantially the same type of service as would such a person, and that he

will comply with all WPB regulations and orders applicable to such a person.

Signature

Any person giving such a certification must comply with all applicable WPB regulations and orders as he has certified he will. The standard certification provided in Priorities Regulation 7 may not be used in place of this certification.

(v) If the material is copper, copper base alloy, aluminum or steel in a form described as a "controlled material" in CMP Regulation 1, the seller may sell it to a buyer who gives him an order bearing a CMP allotment symbol or number and this certification:

The undersigned purchaser certifies that he is entitled under CMP regulations to place an authorized controlled material order for the above material.

Or the certification may be in the form set out in CMP Regulation 7 or in any other form which may be used in placing an authorized controlled material order. Paragraph (v) of CMP Regulation 1 tells when the buyer must charge his allotment account. A seller may also fill an order bearing the standard certification described in PR 7 and the words "Purchased for resale in accordance with direction 48 to CMP Reg. 1."

(vi) Special permission to sell controlled materials. The War Production Board may give special permission to sell idle or excess controlled materials for any use which is permitted under War-Production Board orders or regulations either to a person who has no allotment or to a person who already has an allotment and an authorized production schedule under the Controlled Material Plan. If this permission is given, the seller need not get from the buyer the certification provided in paragraph (c) (2) (v) above and if the buyer has an allotment he does not have to charge against his allotment account the amount of controlled materials bought under this special permission. Either the buyer or the seller may apply for this permission in person or by writing, wiring or telephoning, giving full details about the size, shape, analysis, specifications and quantity of the material and the purpose for which it will be used. Requests for such permission should be directed to the field office of the War Production Board in the region in which the material is located or to the appropriate materials division.

(vii) To anyone, if all the material or product of the same kind or type that the seller has at any one plant, operating unit or location did not cost him more than \$100. However, copper in controlled material form may be sold to anyone under the above exceptions only if the seller has not more than \$25 worth of the item to be sold. For steel, the limit is \$50 worth of the item. In the case of any materials or products involved in a Government contract termination, a \$100 exemption applies if there

is no more than \$100 worth of the material or product in the termination inventory at any one location. Similarly, \$100 worth (at cost) of any material or product may be sold at any single public auction, regardless of the amount of the material or product the seller has. Also, for the purpose of determining whether a particular lot of material or product is suitable for the prospective customer's use, a person may make a special sale of a sample lot, provided the amount involved (at cost to the seller) of any such sample does not exceed \$20.

(3) Special orders. If the War Production Board by an order or in any other way has ruled that all persons engaged in a particular business may sell or exchange materials between themselves, they may do so. For example, a special sale of controlled materials or class A products obtained under the controlled materials plan may be made as explained in paragraph (u) (4) in CMP Regulation 1 when directed by the War Production Board or on instructions of a Claimant Agency. Similarly, special sales of idle aircraft materials may be made as explained in Directive 16.

(4) Sales to Government agencies. For the purpose of making a settlement of a Government contract surplus materials or products may be transferred freely from any subcontractor or prime contractor to a procuring agency or disposal agency of the Government, providing the procuring agency has so directed. However, if such material is later withdrawn from the contract settlement, its disposition is controlled by this regulation. A person may also sell freely to one of the following Government Corporations or to anyone buying as agent for one of them, even if the surplus materials or products are not involved in a contract settlement: Commodity Credit Corporation, Defense Supplies Corporation, Metals Reserve or Rubber Reserve Company.

(5) Used materials. Used materials may be sold freely to anyone unless there is a notation in Lists A or B restricting the sale of the particular used material which the holder wants to sell.

(6) Sales as scrap of materials or products other than plant-generated scrap. Any material or product (other than plant-generated scrap) may be sold as scrap in a special sale if it is obsolete, unusable or not-readily-salable and will be used or consumed principally as scrap although some part of it may possibly be salvaged by the scrap buyer. The exceptions to this rule follow.

Aluminum (new and used) sold as scrap is governed by Order M-1-d.

Copper and copper base alloy (new and used) sold as scrap is governed by Order M-9.

Iron and steel sold as scrap are governed by Orders M-24 and M-24-b.

Used tin cans sold as scrap are governed by Order M-325.

Used automotive parts sold as scrap are governed by Order M-311. In addition, the following materials may be sold as scrap only on specific authorization from the War Production Board on application made as indicated:

New automotive engines

and components listed
on Table 4 of Order
M-293

New automotive components listed on Schedule
A of Order I-1-e

Apply by letter to the Automotive Division.

Domestic Mechanical Refrigerators (new)_____

__ Apply on Form

WPB 869

Cellulose acetate molding

powder

Cellulose acetate butyrate
molding powder

Glue, hide, and extracted
green bone

Mellamine molding compounds

Phenolic molding compounds

Tapioca

Orea molding compounds

Apply on WPB-1161

If the buyer by contract, warranty or otherwise has stated that the particular material or product being sold as scrap will be used or disposed of as scrap, this regulation does not relieve the buyer from compliance with that condition.

(i) Unless a material or product is one of those listed above, a person may make a special sale of it as scrap without stripping, disassembling or breaking it up before sale. Such sales may be made either to any consumer of scrap to be used only as scrap, or to any person regularly engaged in the collection, disassembling, sorting and disposal of that kind of scrap material, primarily for remelt or other scrap use. Subsequent sales of any salvaged materials or products by such a scrap dealer are not covered by this regulation, but are subject to any War Production Board orders or regulations which apply to the distribution of the particular material.

(ii) The sale at low prices, even as low as scrap prices, of prime or off-grade materials or products for use or resale "as is" does not constitute a sale as scrap and such sales may not be made under this paragraph. Instead such a sale is subject to all the other rules of this regulation which apply to special sales of the particular materials or products.

- (iii) This paragraph permits such sales only for use or resale within the U. S. A.

(7) Special sales for export. Where a special sale is made to a foreign purchaser or to a domestic purchaser who is buying for export or for resale to a foreign purchaser the following rules apply. If an exporter, other than a controlled material distributor or warehouse, is unable to export material purchased for export, he may make a special sale of it in the domestic market under the rules of this regulation.

(i) Materials or products not on List B may be sold in special sales for export without restriction.

(ii) Materials or products on List B may be sold in special sales for export in accordance with the conditions described in the list applying to the particular item. If the buyer cannot extend a preference rating equal to or higher than that shown for the item, or if the list states "No" special permission is required. Application should be made on Form WPB-1161 unless another form is specified in the remarks columns. However, in the case of copper, copper base alloy, aluminum or steel in controlled material form, either the buyer or the seller may apply for permission by letter in duplicate to the appropriate Controlled Materials Di-

vision, Washington, D. C.

(iii) Nothing in this regulation relieves any exporter from complying with all applicable regulations of the Foreign Economic Administration or other Government Agencies who may have juris-

diction over exports.

(d) Transfers of surplus Governmentowned materials or products. All sales by Government agencies of surplus, or of idle or excess materials or products not acquired for sale or resale, are controlled by this regulation. However, transfers of such Government-owned materials or products may be made freely to a Governmental Disposal Agency acting as such and may be made freely between and within the War Department, Navy Department, Maritime Commission, War Shipping Administration, Veterans' Administration, and the Defense Plant Corporation, and from the Government Disposal Agencies to any of the above, unless a note in Column 4 of List A referring to this paragraph or a direction to this regulation indicates otherwise.

Other Provisions

(e) Effect of preference ratings and allotments. (1) At special sales, preference ratings have no effect by way of obliging a holder to sell. However, if he sells at all, and the buyer properly gives a rating, the seller must honor it to the extent required by Priorities Regulation For example, if two or more bidders at a public auction offer the same terms for any lot of materials or products, the seller must prefer the bidder who supplies the highest preference rating. Regardless of whether the sale is at auction. a holder need not give preference to a higher rated purchaser if a lower rated purchaser offers better terms which are not in violation of applicable OPA regulations,

(2) If a person sells material under this regulation to someone who gives him a preference rating or a CMP allotment symbol or number, the seller cannot use this rating or allotment to replace the material he has sold. The effect of this rating or symbol or number stops when the seller receives it.

(f) Other conditions relating to buyers. In addition to the requirement that abuyer who gives the certification described in subparagraph (c) (1) (v) or

(c) (2) (iv) must comply with applicable WPB regulations and orders in accordance with his certification, there are some additional conditions relating to all buyers at special sales. They are the following:

Nore: Subparagraphs (1), (2) and (3), formerly (3) (1), (ii) and (iii), redesignated; former subparagraphs (1) and (2) deleted, and subparagraph (3) (iv) deleted April 10, 1945.

- (1) The buyer may not violate any regulation or order controlling the quantity of material which he may buy or the amount of any product he may make or the use or disposition that he may make of any particular material. All the prohibitions in orders against the use of materials for particular purposes remain in effect. In the case of chemicals, even though a special sale may not be restricted by this regulation, the buyer may have to get permission to use under the applicable M-Order unless the small order exemption applies. See, for example, paragraph (x) (6) of Order M-300.
- (2) Inventories. A person buying for use may receive any item of surplus maferials or products if his total inventory of that item is or will by virtue of accepting such delivery be not in excess of his succeeding six months' requirements. If any, applicable order or regulation permits a larger inventory than six months, nothing contained herein shall restrict receipts below that permitted by such order or regulation. This permits a person to exceed applicable inventory limits only if he acquires such excess under this regulation; however, he may not thereafter receive further deliveries from producers or distributors until his inventory is reduced to a practicable minimum working inventory. This subparagraph does not apply to receipts of capital equipment nor to persons buying for resale.

(3) If any order or regulation provides that a buyer of material must make any report or furnish any information either to the War Production Board or to the seller, this regulation does not excuse him from these requirements.

(g) Use of material acquired with priorities assistance. This regulation does
not change the general rule of § 944.11 of
Priorities Regulation 1 that material acquired with priorities assistance must, if
possible, be used for the purpose for
which the assistance was given. Where
such material cannot be used for this
purpose, then this regulation applies if
a special sale is made.

(h) Sales through an agent. Where a person sells through an agent, except at public auction sales, the sale is a special sale only if it would be a special sale if made directly by the principal. If it is a special sale, the restrictions of this regulation apply to the principal and also to his agent if the latter knows or has reason to know the facts. In cases of special sales made at public auction, the restrictions of this regulation are ap-

plicable both to the auctioneer and to his principal.

Note: Paragraphs (i), (j) and (k), formerly (g), (h) and (i), redesignated April 10, 1945.

- (i) Records. Any person making a sale under this regulation must keep sufficient records so that he can show that the sale was permitted under this regulation.
- (j) Letters and questions. Any letters or questions about this regulation should be sent either to the War Production Board in Washington, marked "Ref: PR. 13", or to any of the field offices of the War Production Board.
- (k) Revisions of Lists A and B. Lists A and B attached to this regulation will be revised from time to time. A person wishing to sell material under this regulation should be sure that he has the lists which are in effect at the time of the sale. Copies may be obtained from any field office of the War Production Board.

Issued this 10th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary. LIST A

Explanation of List A. Column (1) of List A lists the materials or products that are restricted under the regulation. This shows in some instances the class or group of materials and does not always list all the trade names and related materials.

Columns (2) and (3) each apply to a type of possible sale. Opposite each material or product in each column is shown the conditions under which a special sale of the particular material may be made to the person described in the heading of the column.

Column (2) refers to persons buying for use (subject always to the conditions stated in paragraph (f)).

Column (3) refers to persons who are regularly engaged in distributing the material the holder has, like a dealer in chemicals or textiles. A dealer means any wholesaler or retailer whose regular business consists in whole or in part of the sale from stock or inventory of the particular materials or products either to industrial users or to other persons. It also includes persons who recondition or rebuild equipment and-machinery for resale to industrial users. Such persons are not, however, relieved from compliance with any orders or regulations of the War Production Boara which control the distribution of the material by them.

Column (4). The provisions in Column (4)

applicable to the particular material or prod-

uct must be followed.

If the list shows "No," it means that the holder cannot sell to the class of person mentioned in the column head without special permission of the War Production Board except when a note in Column (4) allows certain kinds of sales.

Paragraph (c) (2) (i) of the regulation tells how to get permission.

If the list shows "PR" followed by a letter and number, like "PR AA-5" it means that the holder can sell to anyone who has an AA-5 or higher priority rating which he has extended to the holder for the particular sale. This regulation does not in any way assign priority ratings.

If the list shows "W. O. P." it means the

If the list shows "W. O. P." it means the holder can sell to the class of buyer listed at the head of the column without any priority rating or allocation or allotment being necessary.

If the list shows "X", it means that for the particular material or product the column in which it appears is not applicable.

List A is divided into five parts as follows: Part I—Metals and Metallic Ores.

Part II-Chemicals.

Part III—Textile Fibers, Fabrics, Clothing, Leather and Related Products.

Part IV—Miscellaneous Materials and Products.

Part V-Machinery, Equipment and Components.

LIST A-CLASSES OF BUYERS TO WHOM SPECIAL SALES OF MATERIALS AND PRODUCTS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (F) OF THIS REGULATION

This list refers only to new materials or products unless the word "used" is specifically mentioned. Materials or products not on this list may be sold in accordance with paragraph (c) (1). This list does not apply to special sales for export. These are covered by List B

in accordance with paragraph (c) (1). This list does not apply to special sales for export. These are covered by hist B								
Materials or products	Persons buy- ing for use	Wholesalers or retailers regularly dealing in the materials or products in the form held by the holder	Remarks	Materials or products	Persons buy- ing for uso	Wholesalers or retailers regularly dealing in the materials or products in the form held by the holder	Romarks	
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)	
PART I—METALS AND METALLIC ORES Nore: Part I amended Apr. 10, 1945. Aluminum (new and used): In controlled material form. Antimony	No**	WOP WOP	**Only to fill orders under paragraphs (c) (2) (v) and(vi) of the regulation. *No authorization required providing the Juyer's aggregate purchases from all sources in any month do not exceed 224 pounds (contained Antimony). *Includes orcs, concentrates and metal beryllium. **Beryllium copper master alloy may be sold without authorization to brass mills as defined in Copper Order M-9. *Includes metallic cadmium in all forms, residues, dross and other cadmium bearing material. **Includes laboratory supply houses to the extent they, are engaged in buying and selling cadmium in any form to laboratories.	PART I-METAIS, ETC.— continued, In controlled material form, etc.—Continued. Brass mill products Copper wire mill products (bare and insulated), Foundry copper or copper base alloy products. Not in controlled material (Ref. shapes and Cu. and Cu. base alloy ingots). Semilabricated or fabricated unassembled parts or products, etc. (including bolts, nuts, sorews artists.	No ²	WOP 3 WOP 3 X No 4 WOP	2 Only to fill orders under paragraph (c) (2) (y) and (vi) of this regulation. 2 Only to warehouses as defined in OMP Regulation 4, paragraph (c) (3) or to fill orders under paragraph (c) (2) (v) of this regulation. 4 Only to persons, including producersand reprocessors, authorized to accept delivery pursuant to Copper Order M-0 as amended. 5 For the purpose of this order the only reprocessors of copper controlled materials are reroll, redraw or insulating mills. Material may be sold only to such mills as have been authorized to accept delivery of intermediate shapes pursuant to Copper Order M-0 as amended.	
			lation. Differences in temper or length do not differentiate items.	Monel (see Nickel).	_	Ì		

List A—Classes of Buyees to Whom Special Sales of Materials and Products May Be Made in Accordance With This List, Subject to Para-Graph (F) of This Regulation—Continued

This list refers only to new materials or products unless the word "used" is specifically mentioned. Materials or products not on this list may be sold in accordance with paragraph (c) (1). This list does not apply to special cales for expert. These are covered by List B.

			- La Caracita Los oppis to tetra	uenes ieresport. Theodise	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Materials or products	Persons buy- ing for use	Wholesalers or retailers regularly dealing in the materials or products in the form held by the	Remarks	Materials er preducts	Persons buy- ing for mo	Wholesalers or retailers regularly dealing in the materials or preducts in the form held by the	Remarks
(1)	(2)	(3)	(5)	(3)	(2)	(3)	(4)
PART !—METAIS, ETC.— continued Nickel (new and used): Nickel prg, ingot, cathode, pellet, shot and anode. Other mckel* (including monel and inconel). Solder* Steel, alloy and carbon (in- cluding wrought iron) except alloy steel castings, axies (railway), rails and track accesso- res (railjoints, tie plates, track spikes, and track botts). Sheet railing tir	No	WOP	*Includes any other alloyed or unalloyed metallic nickel, ferro-nickel, matte and materials from which nickel is commercially recoverable.	PART III—TEXTILE FIBERS, FABRICS, CLOTHING, LEATH- EN AND RELATED FRODUCTS —Continued Equipage: Military inspage and elepting bogs. Fabrics (Woven, felted, knitted and braided):	PR-AA5	PR-AA5 PR-AA5 PR-AA5 PR-AA6 No PR-AA5 PR-AA5 PR-AA5 No PR-AA5 No PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA5	'May be sold to Defense Supplies Corp. without authorization.
Doits); sheet piling, tin plate, terme plate, and tin mill black plate, tires and wheels. Tin mill black plate, and tin mill black plate, and tin mill black plate, and tin mill black plate. Tin: Tin: Babbitt or other high tin alloys (containing more than 12% tin).* Tin solder (see Solder). Uranium. Welding rods and electrodes. Wrought from (see Steel). All chemicals are unlisted but the uses of certain chemicals are restricted by applicable M orders. See paragraph (f)). PART II—TEXTILE FIBEES, FABRICS, CLOTHING, LEATHERA HIM FER AND FELATED PRODUCTS. NOTE: Part III revised Apr. 10, 1945. These restrictions do not apply, if the material was acquired without a priority rating or authorization from the War Production Board. Cattlehides, calf and kip skins (raw)* Cordage (see Rope). Cotton Linters* (chemical grade). No. 72——2	WOP WOP No PR-AA5	No**** No WOP	(c) (2) (vI). *Certification required (see Schedule III, M-43).	itary specifications). Includes leather mede from eattenities, call, kipekins, hore-hide fronts, goat ckins, cabretta and dear ckins. Materials obtained under Conservation Orders M-33B, M-335, M-317, M-317A, M-317B and orders to the M-33B and orders	PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA6 No	PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA5 PR-AA5	*"Rope" means any rope or cable, treated or imteated, composed of three or more strands manufactured from cotton or any cordage filter each stand composed of two or more yarns. May not be sold to a representation.

List A—Classes of Buyers to Whom Special Sales of Materials and Products May Be Made in Accordance With This List, Subject to Paragraph (F) of This Regulation—Continued

This list refers only to new materials or products unless the word "used" is specifically mentioned. Materials or products not on this list may be sold in accordance with paragraph (c) (1). This list does not apply to special sales for export. These are covered by List B.

		2- (4) (-):					
Materials or products	Persons buy- ing for use	Wholesalers or retailers regularly dealing in the materials or products in the form held by the holder	~ Remarks	Materials or products	Persons buy- ing for uso	Wholesalers or retailers regularly dealing in the materials or products in the form held by the	Romarks
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
•	PR-AA5** PR-AA5** PR-AA2X PR-AA6** PR-AA5**	wop WOP	**Persons buying for use must give appropriate certificate required by Order I-335 or holder may sell without rating if buyer gives certificate stated in par. (q) (2) of that order. **Persons buying for use must give certificate required by Dir. 6 to Order I-335 which is in addition to the regular certificate required by Dir. 2A to Order I-335 which is in addition to the regular certificate required by Dir. 2A to Order I-335 which is in addition to the regular certificate. The required by that order. **Persons buying for use must give certificate required by Dir. 2A to Order I-335 which is in addition to the regular certificate. The required by that order. **Persons buying for use must give certificate required by Dir. 2A to Order I-335 which is in addition to the regular certificate. The required by that order. **Persons buying for use must give certificate required by the required by the required by the following: 1. To any producer of bearings, but not to a reprocessor unless the sale is specifically authorized by the War Production Board; or 2. To the original supplier; or 3. On any AA-5 or higher rated order placed directly by the Army, the Navy, the Maritime Commission or the War Shipping Administration, or directly by any prime or subcontractor of any of them, who will incorporate the bearings with a cond-	Electronic aquipments Compressed gas cylinders. Diamond dies (small)* Electronic parts and equipment. Electronic parts and equipment. Electronic parts and equipment. Metallic Case paper Dielectric. Molded Case paper: Dielectric. Electrolytic. Ceramic Tubular Gas Filled and vacuum Coaxal cable. Linstruments, electrical indicating, combat type. Loudspeakers, PM Type. Resistors (fixed): Composition Insulated. Wirewound. Variable (resistors). Shockmounts. Test equipment (new and used). Transformers and Reactors. Transformers and Reactors. Grapic (Radio and Rader): Resistors (Radio and Rader):	PR-AA5 PR-AA5 PR-AA5 PR-AA6	PR-AA5	Liquefled Petroloum gas cylinders may be sold only if prior authorization is obtained from PAW for the installation of liq. pet. gas equipment under the terms of General Limitation Order L-83. With hole diameter of 0.0015 and smaller. Rejected components. Special sales of components on this list (except test equipment) which have been rejected after inspection for failure to meet millitary specifications may be made without restriction, provided that before such sales are made, any Army or Navy identifying marks or symbols have been defaced or removed from the components. Any persons making a special sale of such components must secure and retain a written statement of Army or Navy inspectors that the components are millitary rejects and must maintain records of such sales in recordence with paragraph (f) of this regulation.
	· ·		bearings with a product being manufactured by him; or 5. If the holder has been unable to dispose of the bearings to the producer on a mutually satisfactory basis, the holder may sell them on any order rated AA-5 or higher regardless of order's source. 6. If the quantity to be sold m any month costs less than \$250, they may be sold on any order rated AA-5 or higher regardless of order's source; or 5. Specificsales authorzed by the War	Restricted tubes 11	No	No	11 May not be sold to tube reprocessors except on specific authorization from the WPB.
Containers: V-boxes (corrugated and solid fibre).	WOP 4	WOP	Production Board. A holder may only sell to a user who requires V-boxes to fill an order for the military or Lend-Lease specifying such boxes.	68N/W, 0.350 T/G 6Y6G, 7F8 128L7GT, 128L7W 128N/GT, 128N/W 1620, 9004 Other tubes: 11 JAN Inspected	PR-AA-1	PR-AA-1	

List A—Classes of Buxers to Whom Special Sales of Materials and Products Max Be Made in Accordance With This List. Subject to Para-graph (F) of This Requestion—Continued

This list refers only to new materials or products unless the word "used" is specifically mentioned. Materials or products not on this list may be sold in accordance with para-graph (c) (i). This list does not apply to special cales for expect. These are observed by List B.

Study (A to). The state acts manifold and control of the state and and act and acts								
Materials or products -	Persons buy- ing for use	Wholesalcrs' or retailers regularly dealing in the materials or products in the form held by the holder	Remarks	Materials or products	Persons buy- ing fer uca	Wholselers or retailers resularly dealing in the materials or products in the form held by the helder	Remarks	
(1)	(2)	ത	(3)	(1)	(2)	(3)	(4)	
PART Y—MACHINE BY, ETC.—continued Electronic parts, etc.—Con. Other tubes—Con. ARMY Inspected NAVY Inspected Tubes not inspected Vibrators " Engines, marine Diesel Engines, marine Diesel Mining equipment and machinery 15 (new and used). Motors and Generators: Fractional horsepower, electric. Integral horsepower, electric.	PR-AA-5 PR-AA-5 PR-AA-5 Nou	PR-AA-5 PR-AA-5 PR-AA-5 No ¹⁴	sale, exchange or other transfer of marine Diesel engines between the Army, Nary, Maritime Commission, War Shipping Administration, their contractors provided the marine Diesel engines will be used in the completion of a contract of the Army, Navy, Maritime Commission or War Shipping Administration rated AA-2X or higher. Otherwise may be seld only on WPB authorization using WPB Form 1319. May be sold on WPB authorization using WPB Form 1319. Any equipment or machinery (whether mining, construction, industrial, or otherwise) ecquired by a producer as defined by a producer as defined by a producer as defined	PART V—MACHINERY, ETC.—continued. Motors and Generators: Integral herespower, electric.—Continued. Paper mill mechinery Refrigeration condensing units and compressers, up to and including 5 HP. Refrigerators, demestic mechanical. Trucks, industrial power (new and used).	PR-AA5 No r	WOP	to a producer as defined in P-65, who holds a serial number under P-55, or with the written permission of the War Production Board applied for by letter to the Mining Division. Washington, D. C. 1 May be sold only on WPB authorization on Form WPB-1319, or GA-14-5. 1 May be sold treaty to fill contracts or purchase orders for delivery to or for the eccount of the U.S. Maritime Commission or the War Shipping Administration for chipbacad use only, otherwise WPB Form 807 is required. 1 WPB Form 807 is required. 2 Sales of industrial rower tracks may be made pursuant to any A-2X or higher rated order from the Amy, Navy, Maritime Commission or War Shipping Adm. or from any prince or subcontractor of any of them who will iteroporate the industrial power tracks into or will deliver them as equipment with a product being mannatured by him. Otherwice may be sold only on WPB authorization (Form WPB-1319).	

LIST B-RESTRICTIONS ON SPECIAL SALES FOR EXPORT

This list refers only to new materials or products unless the word "used" is specifically mentioned. Afairrials or products not on this list may be sold for export in accordance with paragraph (c) (7) (i).

Materials or products	Persons buy- ing for export or foreign purchasers	Remarks	Materials or products	Persons buy- ing for expert or foreign purchasers	Remarks
• (1)	(2)	(3)	(1)	(2)	(3)
PART I—METALS AND METALLIC ORES			PART I—METALS AND METALLIC ORES —continued		
Aluminum: In controlled material form	No*	*Only to fid orders under paragraph (c) (2) (v) of this regula-	Copper: Not in controlled material form —Continued.	•	
		tion or upon specific authoriza- tion of the WPB pursuant to paragraph (c) (7) (ii) of this	Copper row materials (Ret. shapes and Cu. and Cu. beco-	1	
Antimony	No*	regulation. No authorization required providing the buyer's aggregate purchases from all sources in any month do not exceed 224 pounds (contained Antimony).	basi alloy errop). Semilabricated or fabricated un- cercambled parts or preducts cita. (including balts, nuts, crews, rivets, treates, studs, and pins (such escattor, clavis, trake, knuckloand teper). Electrical resettants material, round	PR-AAS	
Babbitt and tin bearing alloys: Containing 12% or less tin by weight.	No*	1	brake, knuckle and toper), Electrical resistance material, round or flat. Typo A (80% nickel, 20% chromium).	No•	*May only to sold pursuant to authorization on Ferm WPB- 1319.
Containing more than 12% tin by weight.	No		Inconel metal. Monel metal. Monel metal. Nickel and its compounds. Platinum	1 874	
BerylliumBismuth	No		Nickel and its compounds	<u> </u>	
Cadmium Chromium	No	.1	Flatinum. Selder—centaining 2075 or less tin centent by weight.	No	No authorization required if the special sale does not exceed
Copper: In controlled material form (new and used):			Centoining mero than 2875 tin by weight. Steel:	No	1,000 lbs for one shipment.
Brass mill products Copper wire mill product: (bare and insulated).	No*	graph (c) (2) (v) of this regula-	Galvanized sheets	No.	*Only to fill orders under paragraph (c) (7) (v) of this regula-
Foundry copper or copper base alloy products.	1	paragraph (c) (7) (ii) of this		No.	I tion of the WPB pursuant to
Not in controlled material form (new and used):	1	regulation.	Tin Uranium Welding roils and electrodes	No	regulation.

LIST B-RESTRICTIONS ON SPECIAL SALES FOR EXPORT-Continued

Materials or products	Persons buy- ing for export or foreign purchasers	Remarks	Materials or products	Persons buy- ing for export or foreign purchasers	Romarks
(1)	(2)	(3)	(1)	(2)	(3)
PART II—CHEMICALS, CHEMICALS LISTED HERRIN WHEN SOLD UNDER TRADE NAMES MAY BE SOLD AS PROVIDED FOR THE PARTICULAR CHEMICAL ALLOCATED CHEMICALS: Acctaldehyde	No**	**The holder may sell only to a buyer who has been authorized pursuant to application on Form WPB-2945 or by letter to the Chemicals Bureau to buy the particular chemical for export unless the buyer's aggregate purchases are equal to or less than the small order exemption for the particular chemical as described in the		No** No** No** No** No** No**	*Includes potassium, sodium and barium chlorates, potas- sium and ammonium per- chlorates, perchlorio acid, and any other chlorato or perchlo- rato chomical.
Acetic anhydride*	No**	applicable order. *Also called ethanoic anhydride, acetyl oxide and acetic oxide.	Chlorine Chlorinated hydrocarbon solvents. Chlorinated paraffins Chlorinated Rubber (see Rubber,	No** No** No**	**The holder may sell only to a
Acetone Acetylene black Acids: Acetic Adipie* Anhydrous bydrofluoric Arsenious*	No** No**	•	Part IV). Chrome pigments: Class A		buyer who has been authorized pursuant to application on Form WPB-2945 or by letter to the Chapteria Buses to
PART II—CHEMICALS, ETC.—continued			Sodium bichromate	No**	chemical as described in the applicable order.
ALLOCATED CHEMICALS—continued. Acids—Continued. Oltric. Lactic. Maleic. Naphthenic. Phosphoric (by-product) Sulfuric. Alcohols: Butyl* Ethyl Hexanhydric alcohols:	No** No** No** No**	*Includes isobutyl secondary-	Chess Description of the company of	No************************************	•
	No**	*Also called methyl hexylcarbinol or 2-Octanol.	DDT. Diacotone. Diamyl phthalate. Di-butoxy ethyl phthalate. Dibutyl phthalate. Dichlorodifluoromethane. Dichlorodifluoromethane. Dicyclohexyl phthalate. Dicthanolamine. Diethyl ethanolamine. Diethyl ethanolamine. Diethyl phthalate. Di-ethoxy ethyl phthalate. Di-ethoxy ethyl phthalate. Di-methyl amines. Dimethyl amines. Dimethyl amines. Dimethyl phthalate. Dimethyl phthalate.	No** No** No** No** No** No** No**	pd*
Normal decanol. Normal decanol. Lauryl alcohol. Mixed aliphatic alcohols. Octanol. 24cthyl hexanol. Isopropyl. Methyl (methanol). Alkanolamines. Allyl alcohol. Allyl chloride. Aluminum hydrate. Aluminum hydrate. Anmonia: By-product ammonia* Sulphate of ammonia*	No**	*Including salts and solutions. *Containing 20.5% nitrogen or less. *Including salts and solutions.	Dimethyl phthalate Dipentene Dipentene Diphenylamine* Dyestufis and organic pigments. E. W. naphths Ethyl acetate. Ethyl acetate. Ethyl phthalyl ethyl glycollate. Ethyl ether. Ferro-Ferri-Cyanides: Sodium Ferro-cyanide Potassium Ferro-cyanide Potassium-Sodium-ferri-cyanide	No** No** No**	Also caucu pnenyiamiino.
Synthetic ammonia* Ammonium silcofluorideAniline, anlline oil	No**	*The holder may sell only to a buyer who has been authorized pursuant to application on Form WPB-2945 or by letter to the Chemicals Bureau to buy the particular chemical for export unless the buyer's aggregate purchases are equal to or less than the small order exemption for the particular chemical as described in the	Formaldehyde. Furfural. Gasoline Gum Inhibitors. Glycols: Ethylene glycol. Triethylene glycol. Mixed glycols Glycol ethers: Monobutyl ether of ethylene glycol. Monomethyl ether of ethylene	No** No** No** No** No**	to the Chemicals Bureau to buy the particular chemical for export unless the buyer's ag- gregate purchases are equal to or less than the small order exemption for the particular chemical as described in the
Aromatic solvents*	No**	*Holder must notify purchaser whether Class A or B solvent or blend as defined in Order	Monoethyl ether of ethylene glycol. Monoethyl ether of diethylene glycol.	No**	applicable order.
Barbasco root. Barlium carbonate. Barlium calronate. Bentonite, dessicant grade. Benzaldehyde. Benzene. Benzene containing oils. Beryllium chemicals. Butadiene. 2-butanol. Butyl acctate* Butyl acctate* Butyl phthalyl butyl glycollate Cadmium pigment. Calcium carbide. Calcium hypochlorite, high test* Calcium metal. Other forms.	No** No** No** No** No** No** No** No**	*Normal, secondary and iso. *Ayallable chlorine content 65% or more by weight.	Guanidine Hydrogen peroxide Iron oxide, yellow Isobutyl eastor oil phthalate Isobutyl acetate Lacquer, lacquer thinners (see protective coatings). Maleic anhydride Methyn ethyl ketone Methyl isobutyl ketone Methyl phthalyl ethyl glycollate Mydrollogdiffusymethynol	No** No** No** No** No** No** No** No**	

LIST B-RESTRICTIONS ON SPECIAL SALES FOR EXPORT-Continued

b					
Materials or products	Persons buy- ing for export or foreign purchasers	Remarks	Materials or products	Persons buy- ing for expert or foreign purchasers	Remarks
(1)	(2)	(3)	(1)	(2)	(3)
PART II—CHEMICALS, ETC.—continued			PARTH-CHEMICALS, ETC.—continued		
· ·			•		
ALLOCATED CHEMICALS—continued. Naptha, high fissh Nickel chemicals (salts, oxides and carbonates).	No**		PROTECTIVE COATINGS. Peint, vernich, enamel, liequer, dope, liequer er depe thinner, paint er varnich remover, end ciain containing any of the ingre- dients listed in Celumn 3*	No***	***The holder may sell only to a buyer who has been authorized pursuant to application on
Nitrogen compounds	No**		ctain containing any of the incre-		pursuant to application on Form WPB-1161 to buy the
OleumOxidized petrolatum	No		gients uried in Celumn 3.		particular critical protective coating for export unless the
Ordified petrolatum Paraformaldehyde Pentaerythritol Perchlorate chemicals Perchlore cid Perchlore edd Perchlore edd	No**				buyer's aggregate purchases are equal to or less than 275
Perchlorate chemicals	No			1 1	gallons monthly.
Perchlorethylene	No**	_		ļ	*Acctone, or discetone, benzel, butyl sleebels or butyl see-
Phenois*	No**	*Includes: phenols, cresols and	,		tates, eadmium pizments, chro-
		xylenois, substituted phenois, tar acid oil, carbolates and mix- tures thereof.			tater, endmiss for drive the tater, endmiss pigments, currents order pigment, time chromate pigment, butyl or isopropyl acetater, ethyl cellulose, E. W. naphtha, isopropyl alcohol, methyl isobatyl ketone, methyl achtyl ketone, methyl othil oth
Phosphorus (yellow and white)	No**	**The holder may sell only to a			acetates, ethyl cellulose, E. W.
	,	buyer who has been authorized			maphina, kopropyi akonol. methylkabutylketone methyl
		pursuant to application on Form WPB-2245-er by letter to the Chemicals Burgau to			ethyl ketone, paraphenyl or butyl phonol resins, phosphato plasticizer, phthalato plasti- cizers, phthalic alkyd resins,
		to the Chemicals Bureau to buy the particular chemical for		1	butyl phenol resins, phosphate plasticker, phtholata plasti-
		export unless the buyer's ag-		1	cizers, phthalic alkyd resins,
•	1	gregate purchases are equal to or less than the small order ex-			toluene, vinyl polymers, and xylene.
	l l	emption for the particular chemical as described in the	PART III-TEXTILE FIREES, PADEICS,		-3
Phthalic anhydride Pine oil	NO	applicable order.	CLOTHING, LEATHER AND RELATED PRODUCTS		
Pine tar	No**		Nove: Part III reviced April 10,		
Plasticizers: Phosphate	No**		1945.		
Phtbalate	No** No** No**	*Includes muriate of potash, sul-	These restrictions do not apply if the	[
Potash*	NO**	phate of potash, sulphate of potash-magnesia and run-of-	These restrictions do not apply if the material was acquired without a priority rating or authorization from the War Production Beard. Animal briefles and hair. Clothing, featwear (including easiety shees), hats, gloves, and all other outer or undergarments or appared, is made in whole or part of leather or textile yarn, staple fiber or febrief and the control of		
		potash-magnesia and run-of- the-mine rotash.	priority rating or authorization		
Potassium carbonate	No**	tue-mine fotasu.	Animal bristles and hair	PR-AA5	
Potassium tantalum fluoride	No**	1= -	Clothing, feetweer (including cafety	PR-AA5	
Pyrethrum Pyridine	No**		cuter er undergarments er ap-		
Pyronate Rhodium chemicals	No		parel, is made in whole or part of leather or textile warn, stanie fiber	ł	
	Not.	,			
Rubber, synthetic (see Rubber. Part III).			Cerdega (see Rope). Cotton linters' (chemical grade). Dycatuffs (defined in Conservation	No	Produced after July 1, 1943.
Fart III) Silica gel Sodium cyanide Sodium metallic Sodium metallic Sodium perborate Sodium phosphate Stabilized rosin Tin chemicals	No.	1	Dycatuffs (defined in Conservation Order M-103).	PR-AA5	
Sodium cyanideSodium metallic	No.	**The holder may sell only to a	Equipage: Military luggage and sleeping bags.	No	
Sodium nitrate	No**	buyer who has been authorized	Siceping bazz.	i	
Sodium personate	No**	pursuant to application on Form WPB-2245 or by letter	Fabrics (Woven, felted, knitted and braided):	1	
Stabilized rosm	No	to the Chemicals Burcau to buy the particular chemical for	ll Rutlan	I PR-AA5	
(Delmone (telmol)	NTOSS /	orner unless the hurar's on-	Cotton (except Duck) Cotton Duck (Width 15" or wiler) Electio (Synthetic rubber)	No	ĺ
Tributyl glycerol triphthalate Trichlorethylene: Tungsten chemicals Ultramarine blue	No**	gregate purchases are equal to or less than the small order	Nylen	. I NO	
Tungsten chemicals	No	exemption for the particular	Royen	. No	<u> </u>
Ultramarine blue Uranum chemicals	No.	chemical as described in the applicable order.	Silk	I PR-AAS	i
Vanadinm chemicals	No		Blends of the feregoing. Feathers, waterfowl	PR-AA5	1
Uranum chemicals Vanadium chemicals Xylenols Xylol	No.		Il Fibers:	l l	
PLASTICS, ADHESIVES AND SYNTHETIC RESINS:			Cordege Ober. Monilo, egave, hemp, rafile, jute.	. No	
Acrylic Monomers and Acrylic Resins:	1		coir and other there (except istic) suitable for cordege.		
Cast sheet—std. srs Cast sheet—odd srs	No**		Textile fibers: Cotton	PR-AA5	<u> </u>
Molding sheet	. No		Jute	PR-AA5	}
Molding powder Cast shapes			Rayen	No	.[
Tube	. No		Silk. West.	PR-AA5	1
Rod Eolution	17.000	1	Blands of the foregoing	PR-AA5	
Emulsion Monomer*	No No No	"In primary unfabricated forms.	Arch supporters	PR-AA5	
Granular polymers	No**	"In primary unfabricated forms.	Box toes and caps	PR-AA5 PR-AA5	-
Casein*Cellulose acetate:	1	1	Heel washers	_ PR-AA5	
Sheet, rod and tube	No.	**The helder may sell only to a buyer who has been authorized	Steel wire chee nails	PR-AA5 PR-AA5	-[
Molding powder	1	pursuant to application on Form WPB-2945 or by letter	Too rims and plates. Hides, skins, furs and leather and	PR-AA5	3
Sheet, rod and tube* Molding powder	No**	to the Chemicals Bureau to	products made primarily there-	No	•[
Cellulose ester flake	_ No"	buy the particular plastics,	from.	1	
Dichlorostyrene Ethyl cellulose	-1 -0'0"	for export unless the buyer's	Materials obtained under Concerva-	PR-AA5.	
Glue, bide, and extracted green	No**	aggregate purchases are equal	tion Orders M-328B. M-335, M-317, M-317A, M-317B, and orders	:1	
bone. Laminated plastics	No**	form WPB-2336 or by fetter to the Chemicals Bureau to buy the particular plastics, adhesives or synthetic resins for export unless the buyer's aggregate purcheses are equal to or less than the small order exemption for the particular plastics, adhesives, or synthetic resins and described in the appli-	in the M-CS cortes.		
Melamine molding compounds	No**	plastics, adhesives, or synthetic resins as described in the appli-	Rope	PR-AA5	•
Melamine resins. Nitro-cellulose	.No**	cable order.	Slide fasteners.	_ PH~AAD	
Phenolic molding compounds	_ No"		II Sponges, marine and lesia	PR-AA5 PR-AA5	1
Phenolic resins Phthalic alkyd resins	_ No**	:	Tecks, steel (except thumb tacks) Tanning material, vegetable	PR-AA5	-
Polydichlorostyrene Polyethylene	. No"	:l	Yarns and thread:	PR-AA5	_
Polystyrene	No**	-{	Jute	PR-AAS	-
Tapioca Urea molding compounds Urea resins	No.	:}	Nylon	No	.]
Urea resins		· i	Filk Synthetic rubber	No	-
Vinvi polymers			West	PK-AA5]
Vulcanized fibre, sheet Vulcanized fibre, tube	No**	- [Blends of the feregoing	I PR-AA5	-l

LIST B-RESTRICTIONS ON SPECIAL SALES FOR EXPORT-Continued

		SI D- RESILICITORS ON SIZER			r
Materials or products	Persons buy- ing for export or foreign purchasers	Remarks	Materials or products	Persons buy- ing for export or foreign purchasors	Remarks
(1)	(2)	(3)	(í)	(2)	(3)
PART IV—MISCELLANEOUS MATERIALS AND PRODUCTS Coarse paper, sanitary paper, container board and products there-	No	,	PART V—MACHINERY, EQUIPMENT AND COMPONENTS—continued Construction machinery—Con. Drilling machines, portable water well and blast hole drills churn	No*	
from. Graphite, coylon amorphous Pipe, cast iron soil Rubber: Natural rubber and latex Redaimed	No		drill type. Dryers, construction aggregates Earth borng machines, vertical anger type (except post hole dig-	No* No*	
Reclaimed			gers). Finishers, bituminous paving	No* No*	8
Proofed goods and drug sundries— all types. Tires and tubes—all types. All other miscellaneous rubber goods.	No	l l	Loaders, portable snow	No* No*	
Screen cloth, insect, metal		*Buyers must also give certificate	Plants, bitummous patch, hot or cold mix type (more than 10 ton per hour capacity). Power control units, attachments for tractor mounting (both cable and hydraulic). Rollers, road (pneumatic tired, portable, tandem and three	No*	Ť
Oak (including WHND), Red Oak, Birch, Beech, Pecan, Rock Elm, Hard Maple, and Tough White Ash.	-	*Buyers must also give certificate required by Dir. 6 to Order L-335 assigned by FEA.	portable, tandem and three wheeled types). Scrapers, carrying and hauling, both drawn and self-propelled (except those under 2 cubic yards struck capacity). Shovels, attachments for tractor		
Other grades of the above Mahogany, wormy grades (pattern stock). Other grades Other Hardwoods	WOP PR-AA5**	signed by FEA.	mounting. Shovels, crawler and rubber-tired. mounted power, and modifications thereof. Sweepers, motor pick-up, traction driven or engine driven.	No*2	
Softwood. Pressed wood (bardwood) Softwood lumber, except Western Pine, Western pine*** Wood pulp	PR-AA5**_ PR-AA5**_ PR-AA5**_ No	,	Winches, attachments for tractor mounting. Containers: Corrugated and solid fibre shipping. Compressed gas cylinders Diamond dies (small)*	PR-AA5	*With hole diameter of .0015 and
PART V-MACHINERY, EQUIPMENT AND COMPONENTS Note: Part V amended Apr. 10, 1945.			Dishwashing machinery, commercial. Electronic parts and equipment* Electronic equipments.		*May be sold only on WPB- nuthorization on Form WPB- 1319. *Rejected components—Special
Air conditioning equipment (com- mercial and domestic). Bathtubs, cast iron, enameled	No No				sales of components on this list (except test equipment which have been rejected after inspec- tion for failure to meet military specifications may be made without restriction, provided that before such sales are made, any Army or Navy identifying marks or symbols have been defaced or removed from the components. Any person
Bollers: Cast fron heating Low pressure steel	-	rated AA-5 or higher regardless of order's source; or 3. Specific sales authorized by the WPB.	,		components. Any person making a special sale of stich components must seeme and retain a written statement of Armp or Novy inspectors that the components are military rojects and must maintain records of such sales in accordance with paragraph (I) of this reg-
Steel, high pressure (Table 14, M-203). Brass plumbing fixtures, ftgs. and trim. Burners, oil, domestic. Clocks; alarm. Convectors, cast fron.	No		Capacitors (fixed): Metallic Case Paper Dielectric. Molded Case Paper Dielectric. Electrolytic. Ceramic Tubular. Gas Filled and Vacuum	PR-AA5 PR-AA5 PR-AA5	ulation.
Construction machinery: Angledozers, buildozers and modifications thereof (for mounting on tractors of more than 25 drawbar H. P.). Cranes, attachments for tractor mounting.	No*		Coaxial cable Instruments, electrical indicating, combat type. Loudspeakers PM type. Relays. Resistors (Fixed): Composition insulated.	PR-AA5 PR-AA5 PR-AA5	*Except fire control equipment, and navigation instruments
mounted power, and modifica- tions thereof, except freight han- dling lift trucks. Crushers, jaw (sizes 9" x 14" to 30" x 44" openings, inclusivo); except	No*		Wirewound Variable (Resistors) Shockmounts Test equipment (new and used)*	PR-AA5 PR-AA5 PR-AA5 No	Includes all items of standard
those sizes of a type designed ex- clusively for mining and smelt- ing. Crushers, roll, construction aggre- gates, portable type. Crushing plants, portable type. Ditchers, ladder and wheel types.	No*		Transformers and reactors* Tubes (Radio and Radar):	N/a	coils and chokes other than R. F. and I. F.
Draglines, walking type (see cranes). Dredges and dredge equipment, except mining.	No*	1	1B38, 3C22/522, 3E29, 5J30/590 827R, 829B, 834, 931A, 2059, 1A3, 1D5GP, 1J68, 1L4, 1R5, 1S4, 1S5, 1T4, 3A, 3A, 5, 3Q4, 5R4GY, 5V4G, 5V3GT/ G, 6AC7, 6AC7W 6AG6,		

LIST B-RESTRICTIONS ON SPECIAL SALES FOR EXPORT-Continued

Materials or products (1)	Persons buy- ing for export or foreign purchasers (2)	Remarks *	Materials or products	Persons buy- ing for export or foreign purchasers (2)	Remarks
	<u> </u>				
PART V—continued			PART T—continued		
Electronic parts and equip.—Con. Tubes (Radio and Badar)—Con. Restricted tubes—Con. 6A G7, 6AJ5, 6AK5, 6A6, 6B4G, 6I4,6I6,6L6G,6L6GA, 6SI7, 6SL7GT, 6SL7W, 6SN7GT, 6SN7W, 6X5GT/ G, 6Y6G, 7R8, 12SL7GT, 12SL7W,12SN7GT,12SN7W 1620, 9004. Other Tubes:			Motors and Generators—Con: Integral horrepower, electric—Con.		tive date, as defined in L-223, may be transferred only to a producer as defined in P-56 who helds a strail number under P-10, or with the written population of the War Production Board applied for by letter to the Mining Division, Washington, D. C.
JAN InspectedARMY Inspected	PR-AA-3	-	Paper mill machinery	No*	"May be sold only on WPB authorization on Form WPB— 1319 or GA-1435.
NAVY Inspected	PR-AA-5 AA-5	*A device containing a mechani- cally oscillating element which interrupts direct electrical cur- rent in Electronic Equipment.	Radiaters, cast from Ranges, electric Refrigeration condensing units and compressers, up to and including 5 HP.	No No PR-AA5	
Engines, marine Diesel	No*	*Does not apply to the sale of marine Diesel engines purchased through Lend-Lease. Other- wise, may be sold only on WPB authorization using WPB Form 1319.	Refrigerators: Commercial mechanical Domestic mechanical	No No*	*Sold freely only to fill con- tracts or purchase orders for delivery to ar for the account of US. Maritime
Furnaces, cast iron and steel———————————————————————————————————	AA-3 AA-3	1013.			Commission or the War Ship- ping Administration for ship- teard use only. Otherwise WPB-867 is required.
blast coils). Laundry machinery, domestic	No		Stekers (with fuel burning especity	No	j
Lighting fixtures, fluorescent Mining equipment and machinery* (new and used).	No	Any equipment or mechinery (whether mining, construction,	less than 61 lb. per hour). Stoves, domertic cooking and heat- ing (except electric).		authorization on Form WPB-
Motors and Generators: Fractional horsepower, electric Integral horsepower, electric	PR-AA5	industrial or otherwise, co- quired by a producer as defined in P-56 or which was in use in, or held in connection with a	Trucks, industrial power (new and used).	No*	*May be said only on WPB anthorization on Form WPB-1319.
,		non-essential mine on the cilco-	Vacuum cleaners (demestle)	No	1010.

SPOT AUTHORIZATIONS UNDER PRIORITIES REGULATION NO. 25

- (a) A holder may make a special sale of copper, copper base alloy, aluminum or steel in a form described as a controlled material in CMP Regulation 1, to a buyer who gives him an order bearing a CMP allotment symbol whose initial letter is "Z" The buyer need not charge material bought under this paragraph against any CMP allotment account. No special permission from the War Production Board is required to make such a sale to a buyer who has been authorized to use a CMP allotment symbol whose initial letter is "Z"
- (b) A holder may also make a special sale of a noncontrolled material or product which, pursuant to Priorities Regulation 13, may be sold to a user on a rating of AA-5, if the buyer furnishes an order bearing a CMP allotment symbol whose initial letter is "Z" which has been granted to him under Priorities Regula-
- (c) A production schedule authorized under Priorities Regulation 25 does not permit the person holding such a schedule to acquire materials or products which are limited under Priorities Regulation 13 to sales on ratings higher than AA-5 or which require special permission of the War Production Board. (Issued Aug. 30, 1944.)

DIRECTION 2

PUBLIC AUCTION OF CERTAIN CONTROLLED MATERIALS

- (a) Any person may apply for permission to disregard paragraph (c) (2) (v) of PR-13 in-making special sales of controlled materials described in paragraph (d) below primarily to ultimate consumers at public auction.
- (b) Application should be made by letter addressed to the WPB, Washington 25, D. C., Ref: PR-13. It should describe the materials, show that they are the kind covered by paragraph (d), tell how the public auctions are to be held, why the buyers will

generally be ultimate consumers and state all other details of the proposed sales.
(c) If the WPB finds that the materials

and method of sale are the kinds described in this direction, it may authorize the applicant to sell the materials in the way proposed without getting from any buyer the CMP allotment symbol or number or the certification required by paragraph (c) (2) (v) of PR-13. However, the WPB will not authorize the sale of the materials unless no more than \$2,000 worth will be sold at any one time or place and no more than \$25,000

worth will be sold in any calendar month.

(d) This direction relates only to excess controlled materials which are primary building materials left over after a construction project has been finished and which are not suitable for sale in regular trade chan-nels. (Issued Feb. 2, 1945.)

[F. R. Doc. 45-5745; Filed, Apr. 10, 1945; 11:30 a. m.]

PART 3290-TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-328B, Supplement XI to Schedule A]

The following Supplement XI to Schedule A is issued pursuant to Conservation Order M-328B (§ 3290.120a) *

GRADUATE NURSES' UNIFORMS

Item No.	Items	Motorials
2	Uniforms	Brandcloth, Combed—13 Sley and higher. Roplin, Combed—83 Sley and higher. Bracdcloth, Carded—112 x 60. Roplin, Carded—112 x 44. Poplin, Carded—100 x 44. Lawns and Organdy—76 x 72 9.00 yd.

STUDENT NURSES' UNIVORMS

Item No.	Item3	Materials
1	Vailorms (colored).	Chambray 4.20-4.20 yard. Class A Sheeting 43 x 44-
2	Uniforms (White)_	2.85—40" Class A Sheeting 43 x 44— 2.85—40"
3	Caps	Poplin, Carded 190 x 44. Lawns and Organdies 76 x 72-9.00.
4	Collars	Print Cloth (3x6445yd.35" Class C Sheeting 60x52
		56 x 56— 4.90 yd. 277
5	Cuii3	Print Cloth 68 x 64 4.85 yd.
		Ches C Sheeting 60 x 52. 56 x 56 4.60
6	Aprens	Class A Sheeting 48 x 44— 2.85—40"
		Chair C Sheeting 60 x 52. 56 x 56— 4.00 yd.
7	Bibs	Class A Sheeting 48 x 44-
		2.55—40" Class C Sheeting 60 x 52. 56 x 56—
		4.00 yd. 25"
	<u> </u>	<u> </u>

- (a) Application Form WPB-3732 (set forth in column (f) of form, production during first quarter of 1943).

(b) Filing Date (May 1, 1945).
(c) These items will be required to be produced during April, May and June, 1945.
(d) Priorities assistance will be given only for the woven fabrics specified above.

(e) Applicants should base their estimated production on their present labor and ma-chinery. The method used in computing the production should be explained.

(f) Each applicant who, during the first quarter of 1943 (base period), produced items listed in this program and whose application is granted must produce a portion of his total production of each item for sale at each of the prices (or any increased prices subsequently granted by the OPA for items of the same specifications) at which he sold such item in the base period; and the proportion of his production of each item for sale at each such price to his entire production of the item (under the program) shall be the same as the proportion of his production of the item for sale at each such price was to his total production of the item in the base period. The whole or part of a quota of any item to be sold at a base period price may be shifted from a higher to a lower price, but not from a lower to a higher price.
"Price" means the manufacturer's invoice

price, before applying any discount.

(g) Each applicant who during the base period produced items listed in this program must, in producing such items from materials obtained with a rating under this program, meet the same specifications including standards of quality, workmanship, inspec-tion, pressing, folding, and all other operations pertinent to the preparation of the completed garments for marketing used by the applicant in producing such items sold at the same or nearest higher price during

the first quarter of 1943.

(h) Each applicant who did not, during the base period, produce the item for which he makes application, shall file with his ap-plication the specifications (including the proposed sales price) of the item he proposes to manufacture and, if required by the WPB, a sample. If his application is granted, the applicant must meet the specifications filed. These specifications shall include, but not be limited to specifications as to dimensions, type of fabric, and stitches per inch as well as such other essential points as may insure a quality garment, and the price at which the applicant proposes to sell each such item.

- (i) Each applicant must include a state-ment under the section entitled "remarks" on Form WPB-3732 that he has complied with the OPA regulations regarding the prices he has included in columns (d) and (e) of the form.
- Applicants shall submit separate application forms WPB-3732 for the graduate nurses' uniform program and for the student nurses' uniform program.
- (k) Applicants desiring to participate in the student nurses' uniform program must submit a signed statement listing the name and address of each hospital or nurses' training school with which the applicant now has contracts to sell student nurses' uniforms and the number contracted to be sold to each.

Priority assistance will not be granted to produce more such uniforms than the applicant has already contracted to deliver to hospitals or nurses' training schools.

- (i) Applicants desiring to participate in the graduate nurses' uniform program who did not produce such uniform during 1943 or 1944 shall not sell more than 10% of the quantity of uniforms produced with priority assistance granted under this program to any one purchaser. Purchasers who are subject to common control shall be deemed a single
- (m) Applications of any person able to produce the particular items in this program will be entertained.
- (n) If the applications exceed the quantity of production of a particular item required under this program, grants of priority assistance will be apportioned equitably on the basis of production during 1943 and 1944. However, any person who did not produce the item in 1943 or 1944 and who wants to make it or whose facilities for the production of the item have increased since 1944 or who wants to increase the production of the item, may apply for priorities assistance under the program, but his application will not be entertained unless it is accompanied by a signed statement setting forth the facilities or increased facilities he owns or has under contract for his exclusive use to produce the

item(s) applied for within the program period. Where facilities or increased facilities are available because of a change from the production of other items, he must state whether production will be reduced on any other items and specify the items. Such applications will be granted on an equitable

(o) Paragraph (d) (1) and (d) (2) of Conservation Order M-328B do not apply to

this program.

(p) Applications which do not provide completely and accurately the information required may be denied.

Issued this 10th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-5746; Filed, Apr. 10, 1945; 11:30 a. m.]

PART 3291—CONSUMERS DURABLE GOODS [Limitation Order L-65, Direction 3]

ELECTRIC HAIR CLIPPERS

The following direction is issued pursuant to Limitation Order L-65:

Notwithstanding any restrictions contained in Order L-65 the four manufacturers listed below are authorized during the period commencing April 9, 1945, and ending June 30, 1945, to manufacture the number of electric hair clippers set forth below opposite their names. Manufacturers listed may only make the electric hair clippers in their own plants at the locations set forth opposite their respective names. The electric hair clippers manufactured under this direction may only be sold to fill orders from the Army (including orders from Post Exchanges) and the Navy (including order from Navy and Coast Guard Ships' Service Departments or Marine Corps Post Exchanges). This direction is issued on the basis of orders from these specific organizations which have been reported to the War Production Board as actually received and on hand by those manufacturers.

Any manufacturer not listed who has orders from the Army or Navy for electric hair clippers and who wishes to manufacture electric hair clippers to fill them should apply to the War Production Board, Washington 25, D. C., Ref: L-65 for permission.

Company and Location John Öster Mfg. Co., Racine, Wis_____ 8,914 Allover Mfg. Co., Racine, Wis_____ 2,296

Issued this 10th day of April 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-5744; Filed, Apr. 10, 1945; 11:30 a. m.]

PART 3294 1-IRON AND STEEL PRODUCTION [General Preference Order M-369, as Amended Apr. 10, 1945]

MOLYBDENUM PRODUCTS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of molybdenum products for defense, for private account and for export, and the following order is deemed necessary and appropriate in the public interest and to promote national defense:

§ 3294.156 1 General Preference Order M-369-(a) Definitions. For the purpose of this order:

(1) [Deleted Apr. 10, 1945]

(2) "Molybdenum products" means the element molybdenum in pure form fabricated to the extent that it is hydrogen-reduced powder, ingot, wire, rod or sheet, or further fabricated into shapes such as, but not limited to, coils, filaments, spirals, grids, welds, leads or plates, but does not include molybdenum in the form of carbon-reduced powder or molybdenum contacts.
(3) "Alloy products" means any ingot,

wire, rod or sheet which contains substantially pure tungsten and molyb-denum but no other material.

(4) "Processor" means any person who produces molybdenum in the form of hydrogen-reduced powder, ingot, wire, rod or sheet.

- (b) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board.
- on deliveries. No (c) Restrictions person shall make delivery of, and no person shall accept delivery of, molybdenum products or alloy products except as permitted by an allocation in writing of the War Production Board. The restrictions of the first sentence of this paragraph shall not apply to deliveries between affiliates, or to deliveries from one branch, division, department, or section of a single enterprise to another branch, division, department, or section of the same enterprise, of molybdenum products, or alloy products to be made into ingot, rod, wire or sheet; but they shall apply to all deliveries of molybdenum products, or alloy products between affiliates, and to intracompany deliveries thereof, in all cases not just mentioned.
- (d) Reports and applications: (1) Each processor shall file, in such manner as the War Production Board may from time to time prescribe, reports with the War Production Board on or before the seventh day of each calendar month, showing his proposed production of molybdenum products or alloy products the second succeeding calendar month. For example, reports to be filed on or before the seventh day of February will show proposed production for April,
- (2) Each person who desires to acquire any molybdenum products or alloy products shall apply to the War Production Board for an allocation which, if granted, will permit his supplier to deliver the desired molybdenum products or alloy products. The application shall be made not later than the first day of the second month preceding the month in which delivery of the molybdenum products or alloy products is desired, on WPB-765, or such other form as the War

² Formerly part 3289, § 3289.61.

Production Board may from time to time prescribe. For example, applications shall be made not later than the first day of March for deliveries desired in May. All such applications must be accompanied by reports of the applicant on WPB-2446, or on such other form as may be prescribed for the purpose from time to time by the War Production Board. In order to facilitate the desired delivery of molybdenum products or alloy products, it is imperative that each applicant file with his supplier a copy of WPB-765 broken down into the various categories at the same time he submits the original application to the War Production Board on that form. Failure by that person to file this copy with his supplier on the date specified may result in his failing to secure an allocation.

(e) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(f) Communications to the War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to the Steel Division, War Production Board, Washington 25, D. C., Reference M-369.

Note: The reporting provisions of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 10th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-5747; Filed, Apr. 10, 1945; 11:30 a. m.]

PART 3294—IRON AND STEEL PRODUCTION [General Allocation Order M-369-a]

TUNGSTEN

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of tungsten products and tungsten compounds for defense, for private account and for export, and the following order is deemed necessary and appropriate in the public interest and to promote national defense:

§ 3294.157 General Allocation Order M-369-a—(a) *Definitions*. For the purpose of this order:

(1) "Tungsten products" means the element tungsten in pure form fabricated to the extent that it is hydrogen-reduced or carbon-reduced powder, in-

got, wire, rod or sheet, or further fabricated into shapes, such as, but not limited to, coils, filaments, spirals, grids, welds, leads or plates, but does not include tungsten in the form of tungsten contacts. As used in the order, "rod", "wire", "sheet", "ingots", etc., refer only to "tungsten products"

(2) "Tungsten compounds" means ammonium paratungstate, sodium tungstate, tungstic acid, and tungsten oxide, excluding synthetic scheelite and all natural tungsten ores and concentrates.

(3) "Processor" means any person who produces tungsten in the form of tungsten compounds or tungsten products in the form of powder, ingot, wire, rod or sheet.

(b) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War

Production Board.

(c) Restrictions on deliveries. No person shall deliver or accept delivery of tungsten products or tungsten compounds except as permitted by a specific allocation in writing from the War Production Board. This restriction shall apply to deliveries between affiliates and to deliveries from one branch, division, department or section of a single enterprise to another branch, division, department, or section of the same enterprise, of any tungsten compounds or tungsten products, except that deliveries of the following items between affiliates or within the same enterprise may be made without an allocation for the purposes specified below.

(I) Ingots for any purpose.

(2) Rod for manufacture of wire or to be further processed for seals or structural parts other than colls, filaments, grids and contacts.

(3) Sheet for any purpose.

(4) Tungsten compounds for production of tungsten powder.

(5) Any item for any purpose specifically authorized in writing by the War Production Board. Authorization for such items and purposes may be given to facilitate the flow of materials between affiliates or within a single enterprise. Applications for authorization should be made by letter specifying the items and purposes.

(d) Exceptions. (1) Authorizations for tungsten products issued and outstanding under Order M-369 shall be deemed allocations under this order.

(2) Notwithstanding the provisions of paragraph (c), any person may deliver or accept delivery in any calendar month of 100 pounds or less of contained tungsten in the form of tungsten compounds or powder without an allocation. Persons accepting delivery pursuant to this paragraph (d) (2) must, however, file reports on WPB-2869 in accordance with the instructions accompanying the form.

(e) Use of rod for contacts. No person shall use rod to make contacts, except as permitted by a specific allocation from the War Production Board.

(f) Reports and applications. (1) Each processor shall file, in such manner as the War Production Board may from time to time prescribe, reports with the

War Production Board on or before the seventh day of each calendar month, showing his proposed production of tungsten products.

(2) Each person who desires to acquire any tungsten products or tungsten compounds (except as permitted by paragraph (d) (2)) shall apply to the War Production Board for an allocation which, if granted, will permit his supplier to deliver the desired tungsten products or tungsten compounds. The application shall be made not later than the seventh day of the month preceding the month in which delivery of tungsten compounds, hydrogen-reduced tungsten powder or carbon-reduced tungsten powder is desired, and not later than the first day of the second month preceding the month in which delivery of tungsten products other than powder is desired, on Form WPB-2868, or such other form as the War Production Board may from time to time prescribe. For example, application shall be made not later than the seventh day of April for delivenes of powder or compounds desired in May. and not later than the first day of April for deliveries of other products desired in June. All such applications must be accompanied by reports of the applicant on Form WPB-2869 for tungsten compounds, hydrogen - reduced tungsten powder, or carbon-reduced tungsten powder, and on Form WPB-2870 for tungsten products other than powder, or on such other form as may be prescribed for the purpose from time to time by the War Production Board. In ofder to facilitate the desired delivery of tungsten products and tungsten compounds, it is imperative that each applicant file with his supplier a copy of Form WPB-2868, broken down into the various categories at the same time he submits the original application to the War Production Board on that form. Failure by the applicant to file a copy with his supplier on the date specified may result in his failing to secure an allocation.

(g) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(h) Communications to the War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall unless otherwise directed, be addressed to the Steel Division, War Production Board, Washington, 25, D. C., Ref. M-369-a.

Issued this 10th day of April 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-5748; Filed, Apr. 10, 1945; 11:30 a. m.]

Chapter XI—Office of Price Administration PART 1312-LUMBER AND LUMBER PRODUCTS [MPR 533-2,1 Amdt. 2]

LAKE STATES LOGS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 533-2 1s amended as follows:

A new paragraph (e) is added to section 16 to read as follows:

(e) Precision veneer logs. Manufacturers of precision grade war purpose veneers may apply to the Lumber Branch, Office of Price Administration, Washington 25, D. C. for permission to pay the following prices for the number one or veneer grade Basswood and Soft Elm logs (as defined in section 11 (4)) produced in Zone 2.

	F O.B. cars price
Species:	Per M board feet log scale
Basswood	\$75
Soft Elm	50

The application must certify the enduse for which the Basswood and Elm precision veneers are to be used, and that such end-use directly supports the war effort. The applicant may not pay the requested prices until he receives written approval from the Office of Price Administration. Thereafter, such buyers may pay, and any seller may sell to that buyer, at the above prices.

This amendment shall become effective April 16, 1945.

Note: All reporting and record keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued-this 10th day of April 1945.

CHESTER BOWLES, Administrator

[F. R. Doc. 45-5758; Filed, Apr. 10, 1945; 11:55 a. m.]

PART 1312-LUMBER AND LUMBER PRODUCTS

[MPR 533-5,- Amdt. 2] a

NORTHEASTERN LOGS

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 15 of Maximum Price Regulation 533-5 is amended in the following respects:

- 1. The title of Section 15 is amended to read as follows: "Sec. 15. Zone 3."
 2. Paragraph (a) is amended to read
- as follows:
 - (a) Area of production.

Zone 3 comprises all of the States of New Jersey and Delaware, the counties of Lancaster, Chester, Delaware, Philadelphia, Berks, Montgomery, Lehigh, Bucks, and Northampton in the State of Pennsylvania, the counties of Accomac and Northampton in the State of Virginia, and the counties of Gecil, Kent, Queen Anne, Talbot, Caroline, Dorchester, Wicomico, Somerset, and Wor-cester in the State of Maryland. (See Tables-9 and 10, for prices).

- 3. Delete Table 9 (Zone 3) from the regulation.
- 4. The heading for "Table 9A (Zone 3A)" is amended to read as follows:

[Per M feet Log Scale]

This amendment shall become effective April 16, 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES. Admınistrator

[F. R. Doc. 45-5751; Filed, Apr. 10, 1945; 11:54 a. m.]

> PART 1340-FUEL [MPR 120,1 Amdt. 135]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 120 is amended in the following respect:

Section 1340.230 is amended to read as follows:

§ 1340.230 Appendix S; Maximum prices for bituminous coal produced in District No. 19. (a) The maximum prices set forth in paragraph (b) of this section are subject to the maximum price instructions provided in § 1340.210.

(b) The following maximum prices are established in cents per ton of 2000 pounds either f. o. b. transportation facilities at the rail or river loading point for rail or river shipments (which includes coal transported by truck to the rail or river loading point) or f. o. b. the mine or preparation plant, from which delivery is made entirely by truck or wagon.

(1) Maximum prices in cents per net ton for shipment to all destinations for all uses and by all methods of transportation, except truck or wagon. The last column of prices in this table are prices for the sizes specified when shipped for railroad locomotive fuel use.

MAXIMUM PRICES BY SIZE GROUP NUMBERS

	MAZINOS TRICOS DI SIZO CACCI NONDENS														
From all mines classified in the following Sub- district Nos.	1, 2, 3, 4	5, 6, 7	8	9, 10, 11	12	13	14, 15, 16	17	For railroad locomotivo fuel use size groups 1 to 13, inclusive 1						
1	460 430 345 420 525 360 205 250 310	450 410 320 390 - 510 - 360 285 235	350 340 320 310 435 280 285 220 290	330 335 260 220 360 260 265 215 195	370 335 - 270 270 330 305 270 215 220	330 305 260 260 325 265 250 200 210	255 290 225 255 230 210 245 160 195	220 190 150 160 230 160 180 120	330 305 200 260 325 265 225 200 210						

¹ When coals in Size Groups 1 to 12, inclusive, are confiscated by a railroad for locomotive fuel use, the applicable maximum price for the size of coal confiscated shall be the same as the maximum prices for the same size of coals for all uses other than for locomotive fuel use.

(2) Maximum prices in cents per net ton for shipment made entirely by truck or wagon to all destinations for all uses.

MAXIMUM PRICES BY SIZE GROUP NUMBERS

From all mines classified in the following Subdistrict Nos.	. 1. 2. 3. 4	5.6.7	8	9. 10. 11	12	13	14. 15. 16	17
1	495 445 400 450 695 450 370 300	465 430 375 420 585 375 360 300 340	375 390 375 340 450 350 325 230 300	325 355 295 250 370 250 320 230 225	375 340 300 300 390 295 270 230 250	310 310 290 290 300 200 260 215	285 316 250 235 270 220 250 200 225	225 190 176 170 200 160 185 160

(3) Specific description of size group numbers referred to in subparagraph numbers (1) and (2) of this paragraph (b).

Size group No.. Size group descriptions

1 ... All single-screened lump coals bottom size larger than 7"

> All double-screened coals, top size larger than 8" and bottom size larger than 3"

2___ All single-screened lump coals bottom size larger than 5" but not exceeding 7"

Size group déscriptions Size group No..

3... All single-screened lump coals bot-tom size not less than 3" not exceeding 5"

All double-screened coals top size larger than 8" and bottom size not smaller than 1%" not exceeding 3"

4 All single-screened lump coals, bottom size less than 3"

5... All double-screened coals top size larger than 7" but not exceeding 8" and bottom size larger than 1%" but not exceeding 3"

6___ All double-screened coals, top size larger than 5" but not exceeding 7" and bottom size larger than 1%" but not exceeding 3"

¹9 F.R. 5299, 5959, 14836.

²9 F.R. 5238, 5915, 10578.

¹⁹ F.R. 5042, 5375, 5587.

Size group No.. Size group descriptions

- 7--- All double-screened coals top size larger than 5" but not exceeding 8" and bottom size not exceeding 15"
 - All double-screened coals, top size larger than 3" but not exceeding 5" and bottom size larger than 15%" but not exceeding 3"
- 8... All double-screened coals, top size larger than 1%" but not exceeding 3" and bottom size larger than 4" but not exceeding 15%"
- 9... All double-screened coals top size not exceeding 15%" and bottom size larger than 1/2" but not exceeding 1"
- 10.... All double-screened coals top size not exceeding 15%" and bottom size larger than 36" but not exceeding 32"
- 11... All double-screened coals top size
 not exceeding 1" and bottom size
 not exceeding 36"
- 12___ Mine run and all resultant coals with top size larger than 7" x 0.
 - 13... All resultant coals top size larger than 2½" x 0 but not exceeding 7" x 0.
 - 14... All slack coals top size larger than
 15%" x 0 but not exceeding 21/2"
 x 0.
 - 15... All slack coals top size larger than

 1" x 0 but not exceeding 1%"

 x 0.
 - 16... All slack coals top size larger than .½" but not exceeding 1" x 0.
 17... Duff, top size not larger than ½"
- (4) Description of subdistricts referred to in subparagraph (1) and (2) in this paragraph (b)

x 0.

Sub- dis-		Description
trict No.	Name	Identification
1	Kemmerer	Lincoln and Teton Counties Wyo., and Teton County Idaho.
2	Rock Springs	Sweetwater and Sublette Coun- ties.
3	Hanna-Rawlins	
4	Evanston	Uinta County.
5	Gebo-Kirby	Hot Springs, Washakie, Park and Big Horn Counties.
6	Hudson	Fremont County.
7		Sheridan County.
8	Gillette	Campbell, Crook and Weston Counties.
9	Great Plains	Johnson, Converse and Na trona Counties.

(5) All orders of adjustment issued prior to March 15, 1945, and all adjustments computed on OPA Form No. 653-638 under § 1340.207 (e) added by Amendment No. 74, shall be void as of April 16, 1945.

This amendment shall become effective April 16, 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-5752; Filed, Apr. 10, 1945; 11:54 a. m.]

PART 1373—PERSONAL AND HOUSEHOLD ACCESSORIES

[RMPR 499, Amdt. 1]

IMPORTED WATCHES

A statement of the considerations inyolved in the issuance of this amendment, issued simultaneously herewith has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 499 is amended in the following respects:

- 1. Section 1 (a) is amended to read as follows:
- (a) Articles covered. This regulation applies to all new "watches" having movements manufactured in Switzerland, except lever watches of 15 or more jewels whose cases or dials are set with precious stones (diamonds, rubles, emeralds, or sapphires) Watches which are not covered by this regulation because their cases or dials are set with precious stones are exempt from price control. Used or second-hand watches remain under the General Maximum Price Regulation at the wholesale level, and Maximum Price Regulation No. 429 at the retail level.
- 2. Section 2 (f) is amended to read as follows:
- (f) "Comparable watch" means the watch sold or offered for sale since August 23, 1943 which is of the same general type and most nearly like the watch being priced in cost and other respects. It must have a properly established maximum price under this regulation. Watches with imported cases are not "comparable" to watches with domestic cases.
- 3. A new section 12a is added to read as follows:

Sec. 12a. Credit charges on retail sales. Charges for the extension of credit may be added to the retail ceiling prices established by this regulation, or by any order issued under this regulation unless such order provides otherwise. No such credit charge may exceed that permitted by this section.

(a) Retailers who in March 1942 collected a separately stated additional charge for the extension of credit on sales of watches, may collect a charge for the extension of credit on sales under this regulation, not exceeding such charge in March 1942 on a similar sale on similar terms to the same class of purchaser. Retailers who did not so state and collect an additional charge, may collect a charge for the extension of credit only on instalment plan sales; and the charge shall not exceed the separately stated additional charge collected for the extension of credit on a similar sale on similar terms to the same class of purchaser in March 1942 by the retailer's closest competitor who made such a separately stated charge.

An instalment-plan sale as used in the above paragraph means a sale where the unpaid balance is to be paid in instalments over a period of either (1) six weeks or more from the date of sale in

the case of weekly instalments, or (2) eight weeks or more in the case of other than weekly instalments.

- (b) All charges for the extension of credit shall be quoted and stated separately. Any charge which is not quoted and stated separately or which otherwise does not conform to this section, shall, for the purposes of this regulation, be considered to be part of the price charged for the article sold.
- (c) No retailer may require as a condition of sale that the purchaser must buy on credit.

This amendment shall become effective on the 16th day of April 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5757; Filed, Apr. 10, 1945; 11:55 a. m.]

PART 1415—PROTECTIVE COATINGS [RMPR 264,1 Amdt. 4]

VEGETABLE WAXES AND BEESWAX

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 264 is amended in the following respects:

1. Section 8 is amended to read as follows:

Sec. 8. Evasion. Price limitations set forth in this regulation shall not be evaded, whether by direct or indirect methods, in connection with any-offer, solicitation, agreement, sale, delivery, purchase or receipt of, or relating to vegetable waxes or beeswax alone, or in conjunction with any other commodity, service or consideration, or by way of commission, service, transportation or other charge, discount, premium or other privilege, or by tying agreement or other trade understanding, or by transactions with or through the agency of subsidiaries, affiliates, employees or agents or otherwise.

2. The following new section 14 is added immediately preceding Appendix A.

Szc. 14. Buyer's commissions. If the buyer purchases vegetable-waxes or beeswax through a broker, finder or other agent acting for the buyer, the sum of the price paid by the buyer to the seller, plus the commission, fee or other charge or consideration paid by or moving from the buyer to such broker, finder or agent, may not exceed the maximum prices established by this regulation.

This amendment shall become effective April 16, 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5756; Filed, Apr. 10, 1945; 11:55 a. m.]

*9 F.R. 5956.

PART 1418—TERRITORIES AND POSSESSIONS

[MPR 288, Amdt. 42]

CANNED JUICES IN ALASKA

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 288 is amended in the following respects:

- 1. Section 1418.363 (j) is amended to read as follows:
- (j) Table X. Maximum retail prices for canned fruit, vegetable and other juices.

Item ©	Kotchikan, Wrangell, Petersburg	Juneau Douglas, Skagway Haines	Sitka	Cordova Valdez Seward	Kodlak	Nome and other west coast towns 1	Anchorago	Palmer and railroad points south of Curry	Fairbanks, Curry and rail road points north of Curry	Item	Ketchikan, Wrangell Petersburg	Juneau Douglas, Skagway Haines	Sitka	Cordova Valdez Seward	Kodiak	Nome and other west coast towns 1	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- read points north of Curry
Grapefruit Juice—Unswectened #2 Amocat	Ct. 19 20 19 19 19 19 19	Ct. 19 20 20 19 19 19 19 19 19 19 19 19 19 19 19 19	C1. 19 20 20 19 20 21 19 20 21	Ct. 21 21 22 21 21 21 21 21 21 21 21 22 20 21 22 21 21 21 21 21 21 21 21 21 21 21	C:122221222212221212122222222222222	C:. 22 22 22 22 22 22 22 22 22 22 22 22 22	CHARRESERRERRERRERRERRERRERRERRERRERRERRERR	Ct. 23 24 24 23 24 23 24 23 22 23 24 23 24 23 22 23 24 24 24 24 24 24 24 24 24 24 24 24 24	Ct. 2876 2866 2866 2876 2876 2876 2876 2876	Orange juice #2 Exchange Fioriland Old Homestead Palm Beach Red and White S& W Sun Filled Vita Pure	C1. 30 27 30 27 30 31 27 30	Ct. 30 27 30 31 27 30	Ci. 30 27 30 27 30 31 27 30	Ct. 31 28 31 28 31 32 28 31	Ct. 31 28 31 28 31 28 32 28 31	Ct. 32 29 32 29 32 29 32	Ct. 33 30 33 30 33 34 30 33	Ct. 31 31 34 35 31 34 34	Cl. 36 33 30 33 30 33 37 33 33
Old Homestead Red & White. Rellance Rock Dell S & W Shurfine Smith Florida Standby Stokley Sun Filled	19 20 18 19	19 19 19 20 19 19 19	19 19 19 20 19 20 19 19	21 20 21 22 20 21 21 21 19	21 21 21 22 22 22 22 22 20 21	22 22 22 23 22 22 22 22 21	3222422222 32224222222	23 23 24 24 22 22 23	26 25 26 27 25 26 26 26 24 26	Orange juice #3 Floriland	72 72 74 64	65 73 73 75 65 73	74	67 75 75 77 67 75	69 76 76 78 69 76	70 78 78 80 70 78	71 80 80 82 71 80	73 81 81 83 73 81	79 87 87 89 79 87
Tex Delta Tropic Gold Vita pack Grapefruit juice—unsweetened #3	20 18	19 20 19	19 20 19	21 21 22 20	21 22 21		-		27 25	Donald Duck Floriland Kist Sweet Palm Beach	25	25 25 25 25 25	25 25 25 25 25	26 26 26 26 26	26 26 26 26 26	27 27 27 27	28 28 28 28	20 20 29 29	31 31 31 31 31
Amocat Best Texas Donald Duck Florida Gold Francis Drake Happy Home.		44 44 47 44 44	44 45 48 44 45	46 46 49 46 46	47 47 48 51 47 48	48 48 49 52 48 48	50 50 51 54 50 51	52 53 56 52 53	58 58 58 61 58 58	Orange & grapefruit juice #3 Floriland	64 59	64 59	65 60	66 61	68 63	69 64	71 66	73 68	79 73
Francis Drake Happy Home Holly Hill. IGA K & B. Old Homestead Orclard Garden	44 43 43 43	44 44 44 44 44	45 44 44 44	46 46 46	48 47 47 47	48 48 48	51 50 50	53 52 52 52	58 58 58 59	Sun sweet—quart	. 39	40	40	42	43	45	47	48	64
Orchard Garden Rejiance Rock Dell S & W. Shurfine Smith Florida Standby Stokely Sun Filled Texas Delta Grapefruit juice—sweetened #2	43 45 42 44 43 44 43	44 44 46 43 44 44 44 44 44	44 45 44 45 44 44 44 44 45 44 45 44 45 44 45 44 45 44 45 45	46 46 46 46 46 46 46 48 45 46 46 46 46 46 46	48 47	48 48 48 48 48 48 48 48 48 48 48 48 48 4	51 50 50 50 50 50 50 53 49 51 50 50 50	52 53 52 53 53 52 52 52 52 52 52 52 52 52 52 52 52 52	58 58 58 58 58 58 58 58 58 58 58 58 58 5	A & B Del Monte Dole Exquisite Happy Home Honor Libby Red and White S & W Vitagold	19 21	20 20 21 19 20 20 21 19 21 20	20 20 21 19 20 20 21 19 21 20	21 21 22 20 21 21 22 20 22 20 22 21	21 21 22 20 21 21 22 20 22 21	22 22 23 21 22 22 23 21 23 21 23	23 23 24 22 23 23 24 22 24 22 24 23	23 23 24 22 23 23 24 22 24 23	20 20 27 25 20 20 20 27 25 27
Happy Home Lord Fairfax Old Homestead . Red and White S & W Shurfine Stokely . Sun Filled	.1 20	19 19 20 20 20 19 19	20	20 20 21 21 21 20 20 21	20 20 22 22 22 22 20 20 22	21 21 22 22 22 21 21 22	22 22 23 23 23 22 22 22 23	23 23 24 24 24 23 23 24	25 25 26 26 25 25 25 26	Pinneapple juice #3 A & B	45	48 46 48 48 45 46 48	48 46 48 48 45 46 48	49 47 49 49 46 47 49	51 49 51 51 48 49 51	52 50 52 52 49 50 52	54 52 54 51 51 52 51	66 64 66 63 64 66	
Grapefruit juice—sweetened £3 Florida Gold	44 44 42 45 43	45 42 46	46 46 43 47 45	47 47 44 48 46	48 48 40 49 48	1 50	51 49 52	53 53 50 54 52	59 59 56 60 58	Libby Red and White Reliance. S & W Vitagold. Tomato juice #2	46 46 50 50	46 46 50 50		50 47 47 52 52		53 50 50 55 55	52 57 57	57 54 54 59 59	
Miscellaneous juices #3 V-8 Grape Juice	1	1	1.	1			ļ		1	All Good CHB Libby Old Homestead Red and White Sacramento Valley	1 15	16 16 17 16 16 16 16 17	16 16 17 16 16 16 16	17 17 18 17 17 17 17 17	17 18 17 17 17 17 17	18 18 19 18 18	18 19 18 18 18 18 18	19 20 19 19 19 19	21 22 21 21 21 21 21 21 22
Church's—pint		22 35 51	23 36 52	23 37 53	24 38 55	25 39 57	25 39 55	26 39 56	28 41 61	S&W	15	16 16 17	16 16 17	17 17 18	17 17 18	18 18 19	18 18 19	19 19 20	21 21 22

See footnote at end of table.

(j) Table X. Maximum retail prices for canned fruit, regetable and other juices—Continued.

Item	Kotohikan, Wrangell, Petersburg	Juneau Douglas, Skagway Haines	Bitka	Cordova, Valdez, Seward	Kodiak	Nome and other west coast towns!	Anchorago	Palmet and rallroad points couth of Curry	Fairbanks, Curry and rall road points north of Curry	Item	Kotohikan, Wrangoll, Petersburg	Juneau, Douglas, Skagway, Unines	Bitkn	Cordova, Valdez, Baward	Kodlak	Nome and other west coast towns !	Anchorage	Palmer and rallroad points south of Curry	Fairbanks, Curry and mill rand points north of Curry
Amocat	CL. 34 34 35 34 33 35 33 33	C1. 35 35 36 35 34 36 34 34	Ct. 35 35 36 35 34 30 34 34	Ct. 37 37 33 37 35 35 35	5 5 8 8 8 8 8 8 8 8 8 8 8	5.88888888	C444444444	C1. 43 43 44 43 44 41 41		Tomoto juice #3—Centinued Secramento Shurfine S & W	CI.	Ci. 34 34 35	Ct. 34 34 35 35	ŀ	Ct. 36 23 33	Ct. 33 33 33 37 15	Ct. 40 40 42 15 50	Ct. 41 41 43 15 15	Ct. 47 47 43 16 56

^{1&}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Ketzebue Sound to Bristol Bay which are accessible by seagoing vessels or lighters, including Ketzebue and Bethel.

- 2. Section 1418.363 (I) is amended to read as follows:
- (1) Table XII. Maximum retail prices for canned fruit.

3 Item	Ketchikan, Wrangell, Petersburg	Juneau Douglas, Skagway Halnes	Sitka	Cordova Valdez, Soward	Kodlak	Nome and other west coast towns 1	Апснопаво	Palmer and rallroad, points south of Curry	Foltbanks, Curry and rall road points north of Curry	_Item	Kotchlkan, Wrangell, Peterdurg	Juneau, Douglas, Skagway, Raines	Bitka	Cardova, Valder, Laward	Kodlak	Nome and other west coast towns 1	Anchorago	Palmer and rallroad points south of Curry	Pairbanks, Qurry and rail road points north of Qurry
Apricots #21/s Amocat, fancy, halves, unpeeled Calmia, whole, unpeeled Cosmos Del Monte, glass, whole, peeled	C1. 42 29 34 41 30	Ci. 42 29 35 41 30 37 32	C42854833	C1. 45 30 36 43 31 33 33	Ci. 53 33 33 33 33 33 33 33 33 33 33 33 33	C: 46 32 33 44 33 43 43 43 45	C43334343	C.43464848	C.5584498458	l i	Ct. 49 42 35	C: 41 43 53	Ct. 41 43 35	Ct. 42 44 37	Ci. 43 45 33	C!. 44 47 39	Ct. 44 43 33	Ct. 45 50 49	Ct. 43 55 43
Del Monte, glass, whole, peeled Del Monte, whole, unpeeled Del Monte, halves, unpeeled Dignity, choice, whole, unpeeled Fernbrook, standard, halves, un-	30 36 31	30 37 32	30 37 33	31 38 33	32 39 34	33 40 35	34 41 35	35 42 56	38 45 39	Fruit ecektail #1 Del Monte Sunkist	24 24	21 21	21 21	25 23	26 26	26 26	26 26	26 26	23 23
Fernbrook, standard, naives, un- peeled	34 31 33 37 39 41	35 32 34 38 39 41	35 33 35 38 40 42	36 33 35 39 41 43	37 34 36 40 41 43	35 35 37 41 42 44	35 35 43 45 45	40 26 29 42 44 46	43 23 42 46 47 49	Fruit ceektall \$103 Sunkist, glass Fruit ceektall \$215	33	23	29	30	31	32	33	35	39
Libby, glass, whole, peeled	37 41 33 38 39 39	38 41 34 39 39 39	38 42 35 39 40 40	39 43 35 40 41 41 41	40 43 36 41 41 41	41 44 37 42 42 42	42 45 38 42 43 43	42 46 59 43 44 44	46 49 42 46 47 47	Del Mente, glars Hunt's Supreme Is's of Gold Libby Red & White S & W Standby Sunkist Enukist, glars	45 45 45 45 45 45 45 45 45 45 45 45 45 4	454444444444444444444444444444444444444	the that the the	***************************************	43 43 44 43 44 43 45 45 45	49 45 49 45 49 45 43 46	49 49 46 49 46 46 46 46 47 48 43	51 50 47 50 47 51 47 45 43	55 53 50 53 50 54 50 43 54
peeled. Reliance, fancy, whole, peeled. Reliance, fancy, halves, unpeeled. Rosedale, sliced. Silver Sheld, choice, halves, unpeeled. Standby, choice, unpeeled. Stankst, whole, peeled.	1 ~~	33 41 43 33 39 39 40	42 44 34 40 40 41	34 43 45 34 41 41 42	35 43 46 35 41 41 42	36 44 47 36 42 42 43	45 48 37	78 46 49 33 44 44 45	47	Gropefruit esyments \$2 Del Monte	27	27 27	n	33		29 29	20 20	20 20	33
Apricols #2 Szc-a-Rin, fancy Cherries light sweet #2 Home Range			31 42	31 43		33		34 45		Peaches, feetione, baless or eliced 121/1 Amocat 121/1 Coltrose Del Monte Dew Kict Golden Poppy Hoppy Home Hunt's Supreme I. G. A I. G. A	9544B995	40 57 43 43 43 40 40 57	41 33 43 43 44 41 41 33	4334433434343434343434343434343434343434	1 45	44 40 46 45 37 44 40 45 40 45	44 45 45 44 45 45 45 45	## ## ## ## ## ## ## ## ## ## ## ## ##	######################################
Cherries Royal Anne #593 Palmdale	41	41	41	42	43	44	45	45	49	Libby		37	41 33 42 33 42	43 43 43	44 39 44	45 40 45	45 41 45	45 42 45	49 45 49
Cherries Royal Anne #21/s Fernbrook Happy Home Libby, glass Old Homestead S & W Silver Shield Sun Pack	46 53 49 49 52 49	54 50 50 53 50	54 50 50 53 50	51	56	253388B	8883558	55 55 55 55 55 55 55 55 55 55 55 55 55	#8335 335 335	Peachesfreetone, halteser silved \$31/s Old Homestead (Homestyle), elleed, Red & White Red Spark. Rellance Sunkist, halves. Sunkist, elleed. Supreme Top Filte Val Vita. Wesco.	25 492349494 41	40	i	37 42 37 36 42 42 43 43 43 43	1	1	1	44 41 40 44 44 45	43 44 43 43 43 49
Cherries red sour pitted #3 Happy Home West Farm	34 34	34 34	35 35	35 35	36 36	25 25	37 37	38 38	41	Supreme Top Flite Val Vita Weso	49 34 99	4) 35 49 39	41 35 41 40	43 36 43 42	43 43 42	33 44 43	44 33 44 43	44	43 43 43 47

See footnote at end of table.

(1) Table XII. Maximum retail prices for canned fruits-Continued.

Item	Ikan, W Petersbur	Juneau Douglas, Skagway, Haines	Sitka	Cordova Valdez Seward	Kodiak	Nome and other west coast towns 1	Anchorage	Palmer and railroad points	Fairbanks, Curry and rall road points north of Curry	Item ·	Ketchikan, Wrangell, Petersburg	Juneau Douglas, Skagway, Haines	Sitka	Cordova, Valdez Seward	Kodiak	Nome and other west coast towns !	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rall- road points north of Curry
Peaches, Yellow Cling #1, haltes or sliced Del Monte	23 22	Ct. 23 22	<i>Ct.</i> 23 22	Ct. 24 . 23	Ct. 25 24	Ct. 25 24	Ct. 25 24	Ct. 25 24	Ct. 27 26	Pears, Standard #21], ScaportTrue Mark	Ct. 36 32	Ct. 37 32	Ct. 37 32	Ct. 38 33	Ct. 39 34	Ct. 40 35	Ct. 40 30	Ct. 41 37	Ct. 44 40
Rose Bowl	24 25 30 31 33 30 30 34	25 25 31 31 33 30 30 34	25 25 31 31 34 31 30 35	25 26 31 32 34 31 31 35	26 27 32 33 35 32 33 36	27 22 33 34 36 33 33 37	27 28 33 35 37 34 34 38	28 29 34 36 38 35 35 36 34 37	30 31 36 39 41 38 38 42 39 37	Amocat	28 27 29 29 29 28 29 30 29	28 27 29 29 29 29 29 29 29	28 27 29 29 29 29 29 29 29 30 29	29 28 30 30 30 29 30 31	29 28 30 30 30 29 30 31 30	30 29 31 31 31 30 31 32 31	31 30 32 32 32 31 31 32 32	32 31 33 33 33 32 31 32 33	34 33 35 35 34 35 35 35 35 35 35 35 35 35 35 35 35 35
Cal Nía Cock-O-The-Walk Cosmos Del Monte, sliced Del Monte, sliced Del Monte, glass Emporlum Exquisite Fairmont Fernbrook, halves and sliced Gold Winner Happy Home Lyanhoe Leadway Libby, glass Mission Bell Polar	31 29 32 35 37 31 37 32 32 37 30 37	311 330 334 311 299 352 357 311 317 322 357 357 357 357 357 357 357 357 357 357	31 34 31 30 35 35 31 32 32 35 37 31 37 32 32 33 35 31 37 32 32 33 35 36 36 37 37 31 32 32 33 35 36 36 36 36 36 36 36 36 36 36 36 36 36	32 34 32 32 32 32 32 32 32 32 32 32 32 32 32	33 55 23 36 33 51 34 75 75 75 33 33 33 34 34 35 25 35 75 35 75 34 35 35 35 35 35 35 35 35 35 35 35 35 35	33 33 34 4 33 34 4 40 33 34 34 34 34 35 35 32 23 33 33 32 23 33 33 33 33 33 33 33	35744335333699943554156641434392937395342389433447	3347 40 44 28 66 44 27 7 42 54 44 44 44 44 48 38 37 35 44 38 44 44 48 48	39704334599540055855344373441	Amocat	32 34 33 32 34 31 34 33 33 30 32	33 34 32 34 33 32 34 31 34 33 33 30 32	33 34 32 34 33 32 34 31 34 33 30 32 36	34 35 33 35 35 32 35 34 34 31 33 37	34 35 35 35 35 35 32 35 35 34 34 31 33 37	36 37 35 37 36 35 37 37 36 36 33 35 39	37 38 36 38 37 36 38 35 38 37 37 34 36 40	38 39 37 39 38 37 39 36 39 38 39 35 41	41 42 40 42 41 40 42 30 42 42 41 41 43 40 43
Red Spark. Rellance, glass. Roscdale, sileed. Scaport. Silverdale. Silverdale, shied, halves. Silver Shield, silced. Sound. Standby, choice. S & W. Stokely.	33 35 32 30 29 34 35 30 34 40	35 33 36 32 30 29 34 35 30 34 40 33	35 34 36 32- 30 29 35 35 30 35 40 34	36 34 37 33 31 30 35 36 31 35 41 34	37 35 37 34 32 31 36 37 33 36 42 35	38 36 38 35 33 32 37 38 - 33 37 43 36	39 37 39 36 34 32 38 89 84 38 44 37	40 339 37 35 34 30 35 39 44 33	43 41 40 - 38 37 42 43 38 42 47 41	Summer Isle. Ukulele. Blue & White #2½. Brmfull. Cottage. Flowerland. Hillsdale. Ruby. Seaport. Summer Isle. Ukulele. Vita-fruit	31 32 32 32 32 31 32 31 32	24 24 32 31 32 32 32 31 32 31 32 31 32 32	24 24 33 32 33 33 33 32 33 32 33 32 33 32 33	25 25 34 33 34 34 33 31 33 34 34	33	26 26 35 34 35 35 35 35 34 35 34 35 34 35	27 27 36 35 36 36 36 36 36 36 36	27 27 36 35 30 30 36 36 35 36 36 36 36	30 30 40 39 40 40 40 39 40 39 40
Del Monte Fancy #303, glass Sunkist, sliced, glass Sunkist, halves, glass Pears #8 Del Monte Pears #8! Clearbrook Del Monte, glass	29		29		35		32 29 30 32 32 37 46 46	33 30 81 32 38 47 47	35 32 33 35 41 50 50	Pineapple, crushed #8 Del Monte	25 26 25 26 26 25 26 25 26	25 26 26 26 26 26 26 26 26	26 27 26 28 27 27 27 26 27 26	28 27 28 27 28 27 28 27	27 28 27 28 28 27 28 27 28 27	28 29 28 28 29 20 28 29 28 29 28	222222222	29 30 29 29 30 80 29 30 29	31 32 31 31 32 32 31 32 31
Exquisite Happy Home	42 42 43 40 42 44 38 40 41 39	42 44 38 38 40 41 39	34 43 44 38 43 44 40 43 45 38 40 42 89 46	44 45 44 44 45 41 44 46 39 41 42 40 47	44 46 42 44 47 40 40 42 43 41	45	41 46 47 44 46 48 42 44 44 43 49	38 47 42 47 43 45 45 43 43 44 45 45 45 45 45 45 45 45 45 45 45 45	45 50 50 51 48 50 52 46 46 48 48 47 53	Pineapple, crushed #21], Del Monte	35 30 33 32 36	35 35 30 33 32 36 43 48	36 36 30 34 32 36 43 48	36 36 31 35 33 37 44 49	37 32 36 34 37	45	39 34 37- 36 39 46 51	40 40 35 35 37 41 47 52	43 43 35 41 40 41
Pears standard #21/5 Del Haven	35	35 35				38	39 39 40	40 40 41	43										

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by scagoing vessels or lighters, including Kotzebue and Bethel.

3. Section 1418.363 (o) is amended to read as follows:

(o) Table XV Maximum retail prices for canned vegetables.

The control of the	(0) Iudie Av matim	um 1	eiui	t PI	ices.	101	cann	cui	суси	ioies.										
Del Mary Wishington Crips) square (ii) Mary Wishington Crips) square (iii) Mary Wis	Item	kan, W Petersbu	Douglas, Hafnes	Sitka	Valdez	Kodlak	and other west towns t	Anchorago	Palmer and rallroad points south of Ourry	Folrbanks, Curry, and rail road points north of Curry	Itcm	Kotohikan, Wrangoll, Reterabirg	Douglas, Haines	Sitka	Cordova, Valder, Seward	Kodink	other west towns t	Anchorngo	Palmer and railroad points south of Ourry	Fairbanks, Curry, and roll 10ad points north of Curry
Something (Coloran) negroded	Asparagus #1				1	\ '					Reans, wax \$3		<u></u>	<i></i>		C4	~	<i>(</i> 2)	~	<i>C</i> 1
Bounting (Colons) ungreeded	Mary Washington (Tips) square	48,	48	i i	i .	1 1				12	Carnation Valley (Cut) Mayfair (Short Cut) Real (Cut) Red & White (Cut) Reliance (Cut) Respect	19	នេះដងន	201111100	3888888	เยลลลสสส	2212122222	ร่ผลลสผม	ะู่หลดสมเต	21. 22. 23. 23. 24. 25.
Harby Home (All Green Spears) Home (Chowe) mixed green topped Harby Home (All Green Spears) Harby Home (All Green Cares) Harby Home (Bountiful (Colossal) ungraded		41	41	42	43	43	44	45		Bids F53	1				•				
	Bountiful (Small) ungraded	1 -	1	40 53 47	53 47	40 47 41 54 48	!		<i>v</i> s		Del Mente, glass, diecd Del Mente, glass, cliced Del Mente, glass, whele Golden Poppy, glass Hoppy Hene, glass Ennkist, glass, diecd	18 21 23 17 20 17	18 21 23 18 20 17	19 21 24 18 21 17	19 22 24 19 21 18	20 22 22 23 29 22 23 23 23 23 23 23 23 23 23 23 23 23	21 21 21 21 21 21 21 21 21 21 21 21 21 2	มนเลน มหาย มหาย มหาย มหาย มหาย มหาย มหาย มหาย	2252223	25 27 29 24 26 23
Mary Washington	Happy Home (All Green Mam-	1 20	i	ı	ı	į	1	i	l		Beels #2		1							
Mary Washington	Honor (Choice) mixed green tipped & wht, spears. Hunts (All Green Spears Blended). Pierce's (All Green Spears) tiny whole. Pioneer (All Green Cut Spears) no time.	42 50 42	43 50 42	43 50 42	43 51 43	44 52 43	45 52 44	45 53 45 44 45	46 53 45	49 66 48 47 43	Amcent, sliced Del Mente, sliced Hoppy Hence, cliced Hoppy Hence, small whole Hoppy Hence, small whole Palmdale, cliced President, dieed Red Reg, sliced Red Reg, sliced Ress Fectival, sliced	19 19 19 20 16 18 17	2019 20 11 15 11 15	20 20 20 21 21 17 15 15	848841936	21 22 21 21 21 21 21 21 21 21 21 21 21 2	11 21 21 21 21 21 21 21 21 21 21 21 21 2	ผลผลผลผลผ	348849498 8	25 25 25 25 26 22 22 24 23 21
Mary Washington	Sunshine (Choice) all green cut spears Walla Walla (All Green Large) Walla Walla (All Green Small)	42 44 40	ſ	1	1		l	45 47 43	1	l	S& W, diced S& W, Julienze S& W, effect S& W, email whole Sunkist, effect	161620213	16 16 29 23 19	17 17 21 23 19	1712122	131222	18 19 20 20	19 19 23 20 22	20 20 21 31 22	สมมา
### Control of Control	Wesco Whooper (Mammoth)	48	49 44	49 44	49 45	50 45	51 40	1 51	127	54 50	Wesco, fliced	17	17 15	17 15	18 16	1S 16	19 17	20 18	20 18	23 21
Beans, taked Bean	Yakıma Farmer (Choice) all green cut spears	40	40	40	41	42	42	43	44	46	Beels #21/s				1	1				
Beans, taked Bean	Asparagus ₹51/2	1					1			1	Hunt's Supreme, diced	- 27	27	23	29	29	30	31	32	35
Hunt's Supreme, 25 oz.	•	47	47	48	48	49	49	50	20	ಟ	!		l	1						
Beans, green #2	B & M, glass, 18 oz Happy Home, 26 oz Hunt's Supreme, 26 oz	24 30 30 24 24 24	25 31 31 25 25 -21	25 31 31 25 25 21	26 32 32 26 26 22	26 32 32 26 26 22	កននេះកង	និងក្នុងន	ព្ធភ្លុខ ខេត្ត	2375222	Cornels #2	1					20			
Amocat (2 sv. whole)		lii	11	ш	11	11	12	12	13	14	Old Homestend electrings President, diced	15	15 18	16 18	16 19	17 19	17 20	18 21	19 21	21 24
## Happyvale (cut standard)		28	58	28	29	29	20	31	31	34	Reyal, Cut	12	13	13	13	14 15	15	15	16 17	18 20
Beans, lima #593 Same state	Happyvale (cut standard)	21	1 17	25 17 22 28	-1 17	1 18	1 18	27	1 28	l co	Cern, whele kernel, 12 ez. Del Monte, W. K. Vac. Pac	1								
Beans, lima #593 Same state	Puget Maid (short cut) Red & White (cut)	16 23	17 24	17 24	17 24	18 25	18 20	19 26	1 m	188	Niblets, W. K. Pletsweet W. K. Vec. Peg.	18	10 20	19 21	19 21	19 21	22	20 22	20 23	22 24
Beans, lima #593 Same state	Royal (1 sv. whole)	1\26 26	30 27	30 27	31	32 23	33	888	83	388	Shurfine W. K. Vac. Fac. S& W. gelden bantam, W. K. Vac	19	1					I .	1	1
Beans, lima #593 Same state	S & W (2sv. cut) S & W (Julienne) Standby (2sv.) Standby (3 sv.)	29 23 21	29 24 22	23 30 24 22	24 24 22	31 25 23	31 20 24	33334	138731	ានពន	Tastewell, W. K. Vac. Pag	18	177	17	17	18 19	18 20	18 20	19 21	20 22
Amocat (small)	Val Vita (cut standard)	16			17	18	18	19	ã	22	Amecat Butter Kernel, Gelden Bantam	21	21	21 21	22 21	22 22	23	24 23	2± 2±	27 26
Amocat (small)	· · · · · · · · · · · · · · · · · · ·						١,,	21		,,,	Hunt's		19	18 21 22 23	19 24	19 24 27	20 23 23	21 26 22	21 26 25	29
Amocat (small)	• -	28	"	7	~	, J	"	"	"	1 "	I. G. A	- ž		23 19	Z a	24 20	24 21	25 22 22	26	23
Amocat (small)	Dennison, 17 oz Walla Walla (Small Green) Picnic 16 oz	20 19		1	ł		1	1	1	1	Old Yellowetone	RAKKARA PI I I I	สผสผล	22 22 22 22 22 22 22 22 22 22 22 22 22	71 N 71 N 72 N 72 N 72 N 72 N 72 N 72 N	22 24 21 24 22 22	24 24 24 24 23	25 25 25 25 24 21	24 20 23 26 24 25	25 25 25 25 27 27 27
Del Monte (Early Garden) 25 25 25 26 28 27 23 23 31	•	32	32	2 32	. 32	3 33	34	35	. De	28] ž	i	20	Ž	22	22	23	23	26
Walla Walla (Tiny) 32 32 32 33 34 34 35 53 53 Del Mente 20 21 21 21 21 23 23 24 55 See footnote at end of table.	S & W Seaside (Calif. Cooked) Walla Walla (Tiny)	18	34	25 29 29 20 34 34 35 11 35 21 35 35 35 35 35 35 35 35 35 35 35 35 35	20 20 20 20 20 20 20 20 20 20 20 20 20 2	26 9 20 35 9 20 34	27 31 30 20 34	31 37 21 33	22 22 22 22 22 22 22 22 22 22 22 22 22	31 34 49 21 33	Com, crom 1/5/1 13 Artesian Del Maids Del Monte		17 27 27	17 20 21	17 27 27 27	18 21 22	19 21 23	19 22 23	20 23 24	22 25 25 35

See footnote at end of table.

(0) Table XV Maximum retail prices for canned vegetables—Continued.

Item	Ketchikan, Wrangell Petersburg	Juneau, Douglas, Skagway Haines	Sitka	Cordova Valdoz Soward	Kodiak	Nome and other west coast towns 1	Anchorago	Palmer and rallroad points south of Curry	Fairbanks, Curry, and rall- road points north of Curry	Item	Kotchikan, Wrangell Petersburg	Juneau Douglas, Skagway, Haines	Sitka	Cordova Valdez Seward	Kodiak	Nome and other west coast towns !	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry, and rall- road points north of Curry
Corn, cream style #2—Continued	Ct.	Ct.	Ct.	Ct.	Cį.	· <i>Ċt.</i>	Ct.	Ct.	Ci	Pumpkin #303 Inavale	Ct. 13	Ct. 13	Ct.	Ct. 13	Ci. 13	Ct. 14	Cl. 14	C!.	Ct. 15
Garden Garden Patch Happy Home Kulshan Old Yellowstone Palmdale, golden bantam Pictsweet	122	19 20 22 19 20	19 21 23 19 20-	19 21 23 20 20	20 22 24 20 21	20 22 24 21 21 22	21 23 25 22 23 23	22 24 25 22 23	24 26 29 25 26	Pumpkin #21/s Amocat	21 18	21 19	22 19	22 20	23 21	21 21	25 22	26 23	29 20
Reliance S & F. S & W, golden bantam Sonnyboy.	21 20 22 20	Ct. 17 19 20 22 19 20 21 20 22 20 21 18	Ct. 17 19 21 23 19 20 22 21 21 23 20 21 18	Ct. 18 19 21 22 22 22 21 21 19	Ct. 18 20 22 24 20 21 23 22 24 22 22 21 29	Ct. 19 20 22 24 21 22 23 22 24 23 20 20	C222252224425222	Ct. 20 22 24 25 22 23 25 25 24 26 23 24 21	23.46 23.55 23.55 23.55 24.55	Bohannon, standard	18 23 19	18 23 19	18 24 19	19 24 20	19 21 20	20 25 21	21 26 22	22 27 23	21 29 25
Standby				19	16	23 20 17		21 21 19	20 24 21	Del Monte, glass. Hunt's. Hunt's Supreme Libby Luxury Old Homestead Shurfine.	29 30 25 27 27	29 31 25 27 27	20 31 26 28 28 23 25 25 25 26	30 32 26 28 28 29 26 26 26 27 26	31 33 27 29 29 24 27 27 24 27	32 34 28 30 30 25 28 32 28 30 25	33 36 29 31 31 26 28 29 29 31	33 37 30 32 21 22 22 22 27 20 27 20	37 42 33 35 35 33 33 33 33 35
Peas #2 Amocat, dainty, 2 sv Amocat, 3 sv. Amocat, tender melting, 4 sv Blue & White, 5 sv Bocanco, 3 sv		23 21 20 19 17	23 21 20 19 17	24 22 21 20 17	24 22 21 20 18 17 16 18 20 22 24 18	-25 23 22 21 19	26 24 23 22 19 18 18 20 22 24 26 20 19	27 24 24 22 22 20	29 27 26 25 25	Try-Valley Walla Walla	29 30 25 27 27 22 25 25 22 25 27	29 31 25 27 27 22 25 25 22 25 27	25 25 25 23 26 28	26 26 26 23 26 28	27 27 24 24 27 29	28 38 25 28 28 30	28 28 28 26 29 31	29 29 27 30 32	33 33 30 33 35
Brimful, sweet	15 17	16 15 17 19	16 15 17 19	16 16 18 20 22 24 18	17 16 18 20	18 17 19 21	18 18 20 22	19 18 20 22	21 21 23 25	Tomatoes. solid pack #2 Reliance	21	22	22	22	23	24	24	25	27
Del Monte, tiny sugar Everglade, ex. standard, 3 sv Garden, 4 sv Green Giant, fancy	17 16 25	21 23 17 17 26 18 22 22	23 21 20 19 17 16 15 17 19 21 23 17 17 26 18 22 22 20 15 17	22 24 18 17 26 19 23 23 21 16	22 24 18 18 27 19 23 23	23 25 19 19 28 20 24 24	24 26 20 19 28 21 24 24	24 27 20 20 29 21 25 25	27 29 23 22 31 24 28 28	Tomatoes, solid pack: #31/s Fairmount Happy Home Shurfine Standby Tomatoes, standard #8	29 31 27 28	30 32 28 29	30 32 23 29	30 32 28 29	31 ⁵ 33 29 30	32 34 30 31	33 35 31 32	34 30 32 33	37 39 35 36
Happy Home, fancy, 2sv. Happy Home, fancy, 3sv. Happy Home, 4sv. Happy Vale, standard, early June. Cool Air, 4sv. Kulshan, 4sv. Libby, Early June. Libby, Jumbo.	22 22 20 15 16 20 21	20 15 17 20 21	20 15 17 20 21	21 16 17 21 22	21 16 18 21 22	22 17 19 22 23	23 .18 19 23 24	23 18 20 23 24	26 21 22 26 27	King of Field Madrona Sea Port	17 18 18	17 18 18	17 18 18	18 19 19	18 19 19	19 20 20	20 21 21	20 21 21	23 21 21
Pictsweet, fancy, big. Pictsweet, fancy, big. Pictsweet, fancy, little Red & White, 1 sv. Red & White, 2 or 3 sv. Red & White, 2 sv. Salt Air, 2 sv. Salt Air, fancy, 5 sv. Sen Island, Standard, sweet, 5 sv. Shurfine, 3 sv. Shurfine, 4 sv. Silver Shield, fancy, 3 sv. Tastowell, 5 sv. Walla Walla, 3 sv.	21 20 22 21 20 23 19 15 20 20 19	15 20 19 20	20 21 22 20 23 21 20 23 21 20 23 19 15 20 19 20 17 20	21 20 21 17	21 21 21 18	25 22 22 21 9 18 18 177 19 22 23 24 22 24 22 25 21 17 22 21 22 22 22 22 22 22 22 22 22 22 22	28 24 24 22 28 21 25 24 25 24 22 22 23 24 24 25 24 22 24 22 23 24 24 25 26 26 27 27 28 28 28 28 28 28 28 28 28 28 28 28 28	24 24 20 20 21 25 28 25 24 25 24 22 22 24 25 24 25 24 25 24 25 24 25 24 25 24 25 24 25 24 25 25 25 25 25 25 25 25 25 25 25 25 25	20	Tomatoes, standard #2* ; Blue & White	22 22 22 24 26	22 22 22 22 24 20 21	23 23 23 24 26 21	24 24 24 24 25 27 22	24 24 24 24 26 28 23	26 26 26 26 27 27 29 24	26 26 26 29 28 30 21	23 27 27 27 29 29 25	30 30 30 30 32 31 23

^{1&}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Pennsula extending from Kotzebue Sound to Bristol Bay which are accessible by seagoing vessels or lighters, including Kotzebue and Bethel.

4. Section 1418.363 (p) is amended to read as follows:

(p) Table XVI. Maximum prices per pound for reindeer meat.

	Wholesale f. o. b. range	Retail
Whole adult #1 careass	\$0.16 .17 .21 .12	\$0.26 .27 / .36 .23 .28
Shoulder roast Rib chops Loin chops Round steak Leg roast		.31 .33 .41 .42 .38

This amendment shall become effective as of April 2, 1945.

Issued this 10th day of April 1945.

James G. Rogers, Jr., Acting Administrator

[F. R. Doc. 45-5759; Filed, Apr. 10, 1945; 11:56 a. m.]

PART 1416—COAL TAR PRODUCTS
[RMPR 192, Amdt. 3]

IMPORTED TAR ACIDS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 192 is amended by inserting after the words "United Kingdom" wherever they appear the words "and Australia." This amendment shall become effective April 16, 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES, Administrator

[F. R. Doc. 45-5754; Filed, Apr. 10, 1945; 11:55 a. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS [3d RMPR 216, Amdt. 2]

EASTERN RAILROAD TIES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

²9 F.R. 11638, 12814.

Third Revised Maximum Price Regulation 216 is hereby amended in the following respects:

- 1. Section 12 (c) is hereby amended to read as follows:
- (c) Purchasing commissions. No commission on Eastern railroad cross ties may be paid by contractors or users unless all of the following conditions are met:
- (1) The person receiving the commission is a full time employee carried on the payroll of the contractor or user.

(2) The money used in purchasing railroad ties is supplied by the contractor or user.

(3) The employee's compensation is not based on the result of inspection of railroad ties by the user or the employer.

(4) The person receiving the commission is not a producer or hauler of railroad ties or a tie contractor.

(5) The commission or bonus is not greater than 10 cents per tie.

However, if a contractor or user wishes to pay a commission to a person who meets all of the above requirements except that stated in paragraph (1) he shall apply to the Lumoer Branch, Office of Price Administration, Washington 25, D. C., for authorization to do so. The request must contain the following information:

Name and address of the person whose services are being requested to be authorized.

A description of the commercial activities, other than that of dealings in primary forest products, which are carried on by such a person.

Location of the loading-out point at which such person intends to operate.

Names of the other contractors or users who are buying railroad ties at the above named loading-out point.

The Office of Price Administration, Washington 25, D. C. may authorize such payment upon presentation of proof that the granting of the authorization will supply a service needed by tie contractors or users by increasing production and availability of railroad ties in the area covered by this regulation.

- 2. A new subparagraph (4) is added to section 15 (b) as follows:
- (4) For 7' cross ties: deduct \$0.05 per tie from the maximum price listed in the proper zone for the required size and species of 8'0'' cross tie.
- 3. Section 15 (c) (1) is amended to read as follows:
- (c) Odd sizes. (1) The maximum prices for narrow gauge ties other than 7' shall be the same maximum prices on a per 1,000 feet board measure basis as the corresponding size of 8'0" tie.

This amendment shall become effective April 16, 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES,

Administrator

[F. R. Doc. 45-5755; Filed, Apr. 10, 1945; 11:55 a. m.]

PART 1499—COMMODITIES AND SERVICES IRMPR 165, Amdt. 8]

CENTRAL PRICING

Section 7 is amended by deleting the first three sentences thereof. Section 7 will hereafter read as follows:

Sec. 7. Central pricing. OPA may on its own motion establish uniform prices for sellers owning or operating more than one service establishment and may for this purpose require sellers to furnish necessary information.

This amendment shall become effective April 16, 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5753; Filed. Apr. 10, 1945; 11:54 a. m.]

Chapter XX—Office of Contract Settlement

[Reg. 14, Amdt. 1]

PART 8014—TERMINATION COST MEMORANDUMS

FIXED-PRICE SUPPLY CONTRACTS

Pursuant to § 8014.2 of Regulation No. 14 of this Office, Regulation No. 14 (10 F.R. 2312) is hereby amended to incorporate § 8014.9 (Termination Cost Memorandum No. 9) attached which is hereby issued as a part of such regulation.

§ 8014.9 Fixed-price supply contracts; loss on facilities—(a) Reference to Statement of Cost Principles. (1) The statement provides for the inclusion of loss on facilities as follows (paragraph 1 (f))

Loss on facilities; conditions on allowance. In the case of any special facility acquired by the contractor colely for the performance of the contract, or the contract and other war production contracts, if upon termina-tion of the contract such facility is not reasonably capable of use in the other business of the contractor having regard to the then condition and location of such facility, an amount which bears the came proportion to the loss of useful value as the deliveries not made under the contract hear to the total of the deliveries which have been made and would have been made had the contract and the other contracts been completed: Provided, That no amount shall be allowed under this paragraph unless upon termination of the contract title to the facility is transferred to the Government, except where the Government elects to take other appropriate means to protect its interests.

(2) Loss on facilities is included among the costs subject to limitation under paragraph 1 (i) of the Statement of Cost Principles (see § 8014.5)

Cost Principles (see § 8014.5)

(b) Definitions. (1) The term "special facility", as used herein, means a facility acquired by the contractor solely for the performance of the contract, or for the contract and other war production contracts, which is not of the same type or utility as those used in the contractor's other business. A machine which is standard for one contractor may be "special" in the hands of a contractor who does not use such a machine in its other business. The term "special facility" does not include jigs, tools, dies and

fixtures of the type referred to as "special tooling" in paragraph 1 (e) of the Statement of Cost Principles.

Statement of Cost Principles.

(2) The phrase "other war production contracts" refers only to such war production contracts as were in existence at the time of acquisition of the facility or were at that time so vertain to be entered into that the facility could reasonably have been acquired for them, as well as for the terminated contract. For purposes of this memorandum, time of acquisition means the date an order was placed to acquire the facility or the date of authorization of construction of the facility by the contractor.

(3) The phrase "other business of the contractor" refers to all present and prospective business reasonably anticipated other than the contract or contracts for which the facility was acquired. It includes both war and non-

war business.

(4) Facilities will be considered "reasonably capable of use in the other business of the contractor" and, therefore, not subject to the loss provisions of the Statement of Cost Principles, so long as they would require only relatively minor changes in their physical condition or location to render them capable of such use in a reasonably economical manner. Those facilities which are physically capable of use in the other business of the contractor will qualify for the loss provisions only if (i) they would require a relatively large expenditure to change their character or location in order to make them capable of economic use or (ii) the character of the facilities would prevent their use in a reasonably economical manner.

(c) Interpretations. (1) Whether the special facility is retained by the con-tractor after termination, is sold, or transferred to the Government, the entire cost of the facility represents the "loss of useful value" which is the amount to be allocated in accordance with subparagraph (2) of this paragraph. Where the contractor sells the facility to a third party (other than the Government) or retains it for its own use or as scrap, the proceeds of sale or the retention value should be treated as a disposal credit in the contractor's settlement proposal and not as a reduction of the amount to be allocated. Where provision for loss on facilities is included in a settlement, depreciation or amortization on the same facilities will be excluded.

(2) Ordinarily, the unit quantities of deliveries, as provided in paragraph 1 (f) of the Statement of Cost Principles, will be an acceptable basis for the allocation of the cost of the facilities (i) to the terminated contract where more than one contract is involved and (ii) between the completed and terminated portions of the contract. However, if the contract or contracts include products of a diverse nature, some other equitable basis may be used, such as machine or labor hours.

(3) Particular care should be taken to determine that a facility is a special facility as berein defined. The bid proposal or other records relating to the negotiation or performance of the contract, which may indicate whether such

.acquisition of the facility was contem-. plated by the parties, are important, but not necessarily controlling, evidence that the facility was acquired solely for the contract or for the contract and other war production contracts. In the absence of such specific evidence, other satisfactory evidence will be required. In no case will the contractor's unsupported assertion on this point be considered sufficient, and a representation by the contractor at the time the contract was negotiated that it did not need additional facilities for its performance will indicate that such acquisition was not contemplated.

(4) The contracting agency should determine which of the following alternatives appear, in the exercise of sound judgment, best to protect the Govern-

ment's interest:

(i) For the contractor to transfer title to the Government; or

(ii) For the contractor to transfer title to a third party, giving the Government a proper disposal credit; or

(iii) For the contractor to retain title. giving the Government a proper disposal credit, and, where it is determined to be to the Government's interest, to execute a standby agreement containing such of the following commitments as the Government deems appropriate: (a) to maintain such facilities in good condition at the contractor's expense for a designated period; (b) to maintain title free of incumbrances; (c) to make no material alteration in such facilities; (d) to give priority to Government orders for the designated period; and (e) in negotiating other Government supply contracts, to recognize, as a cost, not more than a proper proportion of the disposal credit as depreciation for such facilities.

Where title is not transferred to the Government, the procedures followed to establish the propriety of the disposal credit should be the same, regardless of whether the facilities are retained by the contractor or sold to a third party.

[TCM 9]

ROGER L. PUTNAM, Acting Director

APRIL 5, 1945.

[F. R. Doc. 45-5736; Filed, Apr. 10, 1945; 10:19 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[Rev. S. O. 299, Amdt. 1]

PART 97-ROUTING OF TRAFFIC

REROUTING OF FREIGHT TRAFFIC DUE TO FLOOD CONDITIONS IN ARKANSAS, LOUISI-ANA AND TEXAS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D.C., on the 9th day of April, A. D. 1945.

Upon further consideration of Revised Service Order No. 299 (10 F.R. 3647) of April 2, 1945, and good cause appearing therefore: It is ordered, That:

Revised Service Order No. 299 (10 F.R. 3647) of April 2, 1945, be, and it is hereby,

amended by substituting the following paragraph for paragraph (e) thereof:

(e) Expiration date. This order shall expire at 11:59 p. m., April 20, 1945, unless otherwise modified, changed, suspended or annulled by order of this Commission. (40 Stat. 101, sec. 402, 418, 41 Stat. 476, 485, sec. 4, 10, 54 Stat. 901, 912, 49 U.S.C. 1 (10)-(17) 15 (4))

It is further ordered, That this order shall become effective at 12:01 a. m., April 10, 1945; that copies of this order and direction shall be served upon the carriers named in Revised Service Order No. 299 and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

·[SEAL]

W P BARTEL, Secretary.

[F. R. Doc. 45-5743; Filed, Apr. 10, 1945; 11:28 a.m.]

Notices

FEDERAL TRADE COMMISSION.

[Docket No. 4602]

CROWN MANUFACTURERS ASSOCIATION OF AMERICA, ET AL.

ORDER APPOINTING TRIAL EXAMINER AND FIX-ING TIME AND PLACE FOR TAKING TESTI-MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 7th day of April, A., D. 1945.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal

Trade Commission,

It is ordered, That W W Sheppard, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law.

It is further ordered, That the taking of testimony in this proceeding begin on Tuesday, April 24, 1945, at ten o'clock in the forenoon of that day (Central Standard Time) in Room 1121, New Post Office Building, Chicago, Illinois.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 45-5750; Filed, Apr. 10, 1945; 11:35 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order CE 2]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN WISCONSIN, ILLINOIS, SOUTH DAKOTA AND KENTUCKY COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A,

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A,

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A, and

Finding that the Alien Property Custodian has incurred, in each of such court
or administrative actions or proceedings,
costs and expenses in the amount stated
in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 29, 1945.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

Exhibit A

Column 1	Column 2	Column 3	Column 4	Celumn 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
Caterina Bertucci Sibbio	Italy	Hen 1 Estate of Joseph C. Bertucci, deceased, County Court for Milwaukee County, Wissensin, Docket No. 222-558.	\$1,123.17	First Wiceonsin National Bank of Milwankee, Milwankee, Wiceonsin, Account in the name of Caterina Bertucci Sibbio.	\$20.24
Guistina Bertucci Simbario	Italy	Same	1, 193, 17	First Wisconsin National Bank of Milwankee, Milwankee, Wisconsin, Account in the name	30.24
Anne Dorothea Margrethe Nielsen.	Denmark	Iler; 8 American National Bank & Trust Co. of Chicago vs. Anne Dorothea Margretho Nickson, et al, Circuit Court of Cook County, Illinois, In Chancery 44C-8122.	6,69L35	Milwankee, Wisconsin, Account in the name Guistina Bertucci Simbario. American National Bank & Trust Co of Chi- cago as Successor Trustee niw of Christian Egent Jergenson, deceased, 33 North LaSalle St., Chicago, Illinois.	23, 86
Elna Christine Sorensen	Denmark	Same	6,001.26	Same	28.88
Andrea Petrea Lonk;aer	Denmark	Same	9,091.25	Same	28.86
Alfred Emil Jorgensen	Denmark	Same	ชัดเช	Same	23.86
Elly Christine Jenny Jorgensen	Denmark	Same	1,093.65	Same	5.77
Robert Eggert Jorgensen	Denmark	Same8	1,078.05	Same	5.77
Oda Agathe Margrethe Eggert Jorgensen.	Denmark	Same	1,023.03	Samo	5.77
Grethe Eggert Jorgensen	Denmark	Same10	1,073.65	Same	5.78
Jorgen Theodor Rasmussen	Denmark	Same	14,633.85	Same	43.30
Lilly Herdis Christine Guldberg. Ibsgaard.	Denmark	Same12	14,633.88	Same	43, 29
Mrs. Petrea Sorensen	Denmark	Item 18 Estate of Soren Jacobson, deceased, County Court of Yankton County, South Daketa. Docket No. 1990.	723.91	First National Bank of Chicago, Chicago, Illi- nois, Account No. 1431931.	14,56
Martin Sorning	Denmark	Same	723.91	First National Bank of Chicago, Chicago, Illi- nois, Account No. 1431932.	14.53
Jacob Rasmus Jacobsen	Denmark	Same	723.00	First National Bank of Chicago, Chicago, Illi- nois, Account No. 1431933.	14.53
Mrs. Andrea Hovgaard	Denmark	Same16	723.91	First National Bank of Chicago, Chicago, Illi- nois, Account No. 1431934.	14.55
Mrs. Martha Jacobine Andersen	Denmark	Same	723.91	First National Bank of Chicago, Chicago, Illinels, Account No. 1431535.	14.53
Feliks Molzych	Poland	Item 18 Estate of Adam Krzewicki, deceased, County Court of Milwaukee County, Wisconsin, No. 212-185.	1,500.00	First Wicconsin National Bank of Milwaukee, Milwaukee, Wicconsin. Account in the name of Feliks Molzych.	12.97
Pelagia Pszolkowska	Poland	Same	1,000.00	First Wicconein National Bank of Milwankee, Milwankee, Wicconsin. Account in the name of Pelagia Pszolkowska.	12.97
Karen Johanne Jensen	Denmark	Hem Ed Estate of Christ Christenson, deceased, County Court of Waukesha County, Wicconsin.	4,023.91	First National Bank of Chicago, Chicago, Illi- nois. Savings Account No. 140863.	56.94
Ane Sofie Rasmussen	Denmark	Same	4,023 91	First National Bank of Chicago, Chicago, Illi- nois, Savings Account No. 140884.	56.93
Mrs. Renee Lemerle Semple	France	Estate of William C. Semple, deceased. County Court, Jefferson County, Louisville, Ken- tucky.	297,677.31	Fidelity and Columbia Trust Company, Louis- ville, Kentucky. Ace't in the name of Fi- delity and Columbia Trust Company, De- positary for Renco Lemeile Semple.	113.57

[F. R. Doc. 45-5681; Filed, Apr. 9, 1945; 10:34 a. m.]

[Vesting Order CE 3]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK AND CONNECTICUT COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take

measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A,

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A, and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5

of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Allen Property Custo-

dian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 29, 1945.

[SEAL] - JAMES E. MARKHAM, Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	`Column 4 Interest	Column 5 Depositary	Column 6 Sum vested
Fanny Lawrence Vernon	France	Ilem 1 Estate of Fanny Lady Vernon, deceased, Surrogate's Court, New York County, New York. A 2815-40. Ilem 2	Cash \$194, 255, 49 Bonds \$8, 200, 00	Chase National Bank, 11 Broad Street, New York, New York. Account in the name of Hon, Mrs. Fanny Vernon, Pau, Basses-Pyrences, France.	\$133, 88
Mamert Nawlicki	Lithuania:	Estate of Joseph Nawlicks, deceased, Court of Pro- bate, District of Hartford, Connecticut.	\$1, 866. 34	Society for Savings, Hartford, Connecticut. Acc't. in the name of Estate of Joseph Nawlicki, Acc't. No. 250,128.	38, 04
Witold Korlzana	Lithuania	Item 3 SameItem 4	\$1, 866. 24 °	Same.:	38.04
Francis Michael Farmer	France	John Ridgely Carter, Charles H. Pond and Azel H. Fish as Trustees under Indenture of Trust made by Alice Gray Hubbard, dated August 13, 1926, Plaintiffs, vs. John B. Robinson as Trustee, under Indenture of Trust made by Alice Gray Hubbard on August 13, 1926, et al. Surrogate's Court, Richmond County, New York. 7-1943.	Cash \$456. 54 Eccurities \$104, 804. 47 1/2 interest in drafts valued at \$3,296.60	Messrs. J. P. Morgan & Co., Inc., New York, New York. Account in the name of Francis Michael Farmer.	237. 25

[F. R. Doc. 45-5682; Filed, Apr. 9, 1945; 10:35 a.m.] ,

[Vesting Order 4780] BERTHA KOEHLER

In re: Estate of Bertha Koehler, deceased; File D-28-9131, E. T. sec. 11806.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of IIse Schloesser, and her heirs and distributees, in and to the estate of Bertha Koehler, deceased, and under clause "Third" of the will of said Bertha Koehler, and paragraph (g) thereof per codicil dated July 11, 1933, including the right to demand from the executors of said estate and from the trustees under said will, payment and delivery of the principal and income of a certain trust fund, for which provision is made in said clause "Third" of said will and said codicil thereto,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely, Ilse Schloesser, and her heirs and distributees, whose last known addresses are Germany, and that such property is property within the United States owned or controlled by the said nationals of a designated enemy country, Germany;

That such property is in the process of administration by William L. Brewster and Kurt H. Koehler, as Executors and Trustees, acting under the judicial supervision of the Circuit Court of the State of Oregon for the County of Multnomah;

And determining that to the extent that such nationals are persons not within a des-

ignated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein con-

tained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 30, 1945.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 45-5680; Filed, Apr. 9, 1945; 10:34 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 260, Order 709]

ROCCO CACCIOLA

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Rocco Cacciola, d/b/a Cacciola Cigar Co., 700 South Queen St., York, Penna. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price

and maximum retail price set forth be-

`Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
3 C's Cacciola Perfecto	Perfecto Perfecto	50 50	Per M \$72 72	Cents 9 9

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted. charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5714; Filed, Apr. 9, 1945; 11:46 a. m.]

[MPR 260, Order 710] JUAN GALLO

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Juan Gallo, 2202 N. Howard Avenue, Tampa 7, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic clears at the appropriate maximum list price and maximum retail price set forth below

Brand	Size er frent- mark	Pack- ing	Maxi- mum Ust price	Maxi- mum retail priso
			Per M	Certa
Oxford Arms	Admirals	20		25
West Pointer	do	žõ	185.00	21
West Pointer Adrian Bleck. Oxford Arms	do	žà	185,00 185,00	21
Oxford Arms	Seekers	LÒ	93.75	20:23
West Pointer Adrian Block	do	20	93.75	2for25
Adrian Black	do	10	93.75	2far 23
West Pointer Adrian Block	Breves	10	177.00 177.00	23
Adrian Block	do	iñ	177.00	23
Oxford Armş West Pointer Adrian Block	do	zó	i 177.m	23
	Club House.	10	185.00	21
West Pointer	do	žõ	185,00	21
Adrian Block	do	10	183,00	21
	After Dinner	žõ	123.00	ĪĠ
West Pointer	do	Lõ	123.00	16
Oxford Arms	do	70	123.00	16
Oxford Arms	Club Smok-	88	00.03	Ĭ
West Pointer	CL2		••	
West Pointer	do	<i>1</i> 0	66.00	7
Adrian Block	do	20	23.00	1 7
	Panetela	20	43.00	i
	0			ľ
West Pointer	do	ம	48.00	6
		T.O.	48.00	ĭ
V = 11 1 = 22,	Liberties	20	72.00	Š
Adrian Block	do	ã	72.00	ŏ
West Pointer	do	ã	72.00	Ĭ
	Hamms	za.	102.00	ž
Oxford Arms	do	1 20	າ້ອີ.ດັ	22
			160.00	22
	Tampa	03	75.00	10
	Prince			
Oxford Arms	do	ພ ຜ	75.00	19
West Pointer	do	i in	75.00	10
Oxford Arms West Pointer West Pointer	Panctela Do	iã		7
Oxford Arms Adrian Block	Luxx		1	,
Oxford Arms	do	ω	20,00	7
Adrian Block	do	1 20	50.00	7 7
			1	1

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price, Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and or frontmark of cigars priced by this size or frontmark of domestic clgars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5715; Filed, Apr. 9, 1945; 11:46 a. m.]

[MPR 260, Order 711] E. POPPER & Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102a of Maximum Price Regulation No. 260, as amended; It is ordered, That:

(a) E. Popper & Co., Inc. 315 E. 91 St., New York 28, N. Y. (hereinafter called "importer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand, frontmark and packing of the following imported cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Partazas (H.B.).	cas Cell.		Per M \$262.50	
	Obsequios Londres Finos Cello.	25 100	360.00 206.25	43 33

(b) The importer and wholesalers shall grant, with respect to their sales of each brand and frontmark of imported cigars for which maximum prices are established by this order, the discounts they customarily granted during March 1942 on their sales of imported cigars of the

same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and frontmark of cigars priced by this order and shall not be reduced. If a brand or frontmark of imported cigars for which maximum prices are established by this order is of a price class not sold by the importer or the particular wholesaler during March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) during March 1942 by his most closely competitive seller of the same class on sales of imported cigars of the same price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and frontmark of imported cigars for which maximum prices are established by this order, the importer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and frontmark of imported cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260, as amended.

(d) Unless the context otherwise requires, the provisions of Maximum Price Regulation No. 260, as amended, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5716; Filed, Apr. 9, 1945; 11:47 a. m.]

[MPR 260, Order 712]

LA PLAZA DE ORO CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) La Plaza De Oro Cigar Factory, 2106 Stuart Street, Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of

the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below.

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price
La Plaza De Oro	Cadetes	50	Per M \$56	Cents 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order. the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on, corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof. grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,

Administrator

[F. R. Doc. 45-5717; Filed, Apr. 9, 1945; 11:47 a. m.]

[MPR 260, Order 713] CARMEN CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Carmen Cigar Factory, 2933 Cherry

(a) Carmen Cigar Factory, 2933 Cherry Street, Tampa 7, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below.

Brand	Size or front- mark	Pack- ing	Maxi- mum list price	Maxi- mum rétail price
Carmen	Gloria	80	Per M \$56	Cents 7

(b) The manufacturer and whole: salers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maxmum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class, may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$ 1358.113 of Maximum Price Regulation

No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shalf apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,

Administrator

[F. R. Doc. 45-5713; Filed, Apr. 9, 1945; 11:47 a. m.]

[MPR 260, Order 714]

EL GUASO CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) El Guaso Cigar Factory, 918 11th Avenue, Tampa 5; Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Richard the Great.	Corona	50 50	Per M \$56 56	Cents 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic clgars for which maxmum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic clgars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic clgars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-5719; Filed, Apr. 9, 1945; 11:47 a. m.]

[MPR 260, Order_715]

EL HOMBRE LIBRE CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260: It is ordered. That:

Regulation No. 260; It is ordered, That:

(a) El Hombre Libre Cigar Factory,
2318 Main Street, Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy,
offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or front- mark	Peek- ing	Maxi- mum lit price	Maxi- mum retail prico
El Hombro Libre.	Cadetes	888	P: M 80.00 80.00 81.00 81.00	Cents 5 11 13

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March

1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order. but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted. charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-5720; Filed, Apr. 9, 1945; 11:43 a. m.]

> [MPR 260, Order 716] D. M. C. CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) D. M. C. Cigar Factory, 1005 9th Avenue, Tampa 5, Fla. (heremafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi mum -list price	Maxi- mum retail price
D. M. C	Brevas	50 50 50 50	Per M \$169.00 48.00 56.00 82.50	Cents 22 6 7 11

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shallnot be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a trand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his_ most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to. purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator.

[F R. Doc. 45-5721; Filed, Apr. 9, 1945; 11:48 a. m.]

[MPR 260, Order 717]

JOSE GONZALEZ & Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Jose Gonzalez & Co., 3005 18th

(a) Jose Gonzalez & Co., 3005 18th Street, Tampa 5, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below.

Brand	Size or front- mark	Pack- ing		Maxi- mum retail price
Tampa Best Cigar. Condor	Blunts		Per M \$40.00 48.00 64.00 131.00 169.00 161.50 169.00	Cents 5 6 8 17 22 21 22

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price estab-

lished by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES, Administrator

[F. R. Doc. 45-5722; Filed, Apr. 9, 1946; 11:49 a. m.]

[MPR 260, Order 718]
INDEPENDENT TOBACCO Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 269; It is ordered, That:

(a) The Independent Tobacco Co., 86 Main Street, Pennsburg, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below.

Brand	Size or front- mark	Pack- ing	Maxi- mum list price	Maxi- mum retall price
Orange Flower State House	Do Luxo Per- fectos. Colonels	ಬ	Per M \$48,00 82, <i>U</i> 0	Cents U

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic. cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of

a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5723; Filed, Apr. 9, 1945; 11:49 a. m.]

[MPR 260, Order 719] VANDEN BERGE CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Vanden Berge Cigar Company, 1055 E. Fulton Street, Grand Rapids, Mich. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or front- mark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Whale Back La Valla Rosa	Commander Corona Panatela	50 •50 50	Per M \$105.00 105.00 78.75	14

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in

March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5724; Filed, Apr. 9, 1945; 11:49 a. m.]

[MPR 260, Order 720]

GAY CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358,102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Gay Cigar Company, 135 S. Adams Street, Quincy, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy; offer to buy or receive each brand and size or frontmark, and packing of the following domestic

cigars at the appropriate maximum list price and maximum retail price set forth below.

Brand	Size or front- mark	Pack- ing	Maxi- mum List price	Maxi- mumi retai price
Manuel Vega	Corona Perfecto	20 20	Per M \$82.50 82.50	Cents 11 11

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of clears priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by 'this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-5725; Filed, Apr. 9, 1945; 11:49 a. m.]

[MPR 260, Order 721] MIREX CIGAR Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260: It is ordered, That:

(a) Mirex Cigar Company, 1213 S. Adams Street, Peoria 2, Illinois (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below.

, Brand	Size or front- mark	Pack- ing	Maxi- mum list price	Maxi- mum retail prico
Mirex Junior El Veretta	Supreme Corona Royal.	50 50	Per M \$82, 50 90, 00	Cents 11 12

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof. grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his. most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No, 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES,
Administrator

[F. R. Doc. 45-5726; Filed, Apr. 9, 1945; 11:50 a. m.]

[MPR 260, Order: 722] Marcos Cigar Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Marcos Cigar Company, 2324 Green Street, Tampa 7, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below.

Brand	Size or front- mark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Selector	Corona Chica Brevas Melba Royals Bon-Ton	50 50 50 50 50	Per M \$154.00 169.00 105.00 108.75 90.00	20 22

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order. the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark, of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES, Administrator

[F R. Doc. 45-5727; Filed, Apr. 9, 1945; 11:50 a. m.]

[MPR 260, Order 723]
JAY VEE CIGAR Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Jay Vee Cigar Co., R. F D. # 1, Red Lion, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or front- mark	Pack- ing	Maximum list price	Maxi- mum retail price
Jay Vce	Perfecto	to	Per M \$60	Cents 2 for 15

(b) The manufacturer and whole-salers shall grant, with respect to their sales of each brand and size or front-mark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price.

Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) m March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maxmum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 10, 1945.

Issued this 9th day of April 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-5728; Filed. Apr. 9, 1945; 11:50 a. m.l-

(RMPR 169, Order 76)

NATIONAL FOODS, INC., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES On April 11, 1944, National Foods, Inc.,

3rd and Choctaw Streets, Leavenworth, Kansas, filed a protest against Revised Maximum Price Relation No. 169 insofar as the provisions of that regulation prohibited the sale and distribution of its specialty steak product designated as "Chip Steaks" Subsequently on September 7, 1944, Amendment No. 46 to the regulation was issued, providing a basis

upon which the Price Administrator at Washington, D. C. was enabled to authorize a maximum selling price for sales of Chip Steaks and related specialty steak products. Thereafter, on September 13,

1944, and pursuant to the request of National Foods, Inc., Leavenworth, Kansas, the Price Administrator ordered that the protest be given due consideration as an application filed under the provisions of § 1364.452 (r) relating to applications for maximum selling prices of specialty steak products and that the protest be redocketed as such.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register. For the reasons set forth in the opinion, under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of § 1364.452 (r) of Revised Maximum Price Regulation No. 169; It is hereby ordered:

(a) That the maximum selling price for "Chip Steaks" produced and sold by National Foods, Inc., Leavenworth, Kansas, shall be 45 cents per pound, f. o. b. the seller's place of business. National Foods, Inc., Leavenworth, Kansas, is permitted to sell this item to purveyors of meals (defined in § 1364.455 (b) (2) of Revised Maximum Price Regulation No. 169) and to intermediate distributors for resale to purveyors of meals. The authorized maximum selling price for the specialty steak product sold under the brand name of "Chip Steaks" is applicable only where the meat item is processed in accordance with the method described in the application of the National Foods, Inc., requesting such maximum price.

(b) National Foods, Inc., Leavenworth, Kansas, shall not sell or deliver to purveyors of meals and/or to intermediate distributors for resale to purveyors of meals during any three-month period beginning October 1, January 1, April 1 and July 1, a total volume by weight of "Chip Steaks" in excess of 112,000 pounds, except that for the period beginning on the effective date of this order and terminating June 30, 1945, this same total volume may be sold.

(c) National Food, Inc., Leaven-worth, Kansas, shall supply each purveyor of meals upon his initial purchase of "Chip Steaks" with a written notice in the following form:

NOTICE TO PURVEYORS OF MEALS

The Office of Price Administration has by Order, authorized National Foods, Inc., of Leavenworth, Kansas, to cell "Chip Steaks" to purveyors of meals for not more than 45 cents per pound, f. o. b. our place of business at Kansas City, Micsourl.

- (d) The maximum price for sales to purveyors of meals of "Chip Steaks" by an intermediate distributor shall be 45 cents per pound f. o. b. the seller's place of business.
- (e) National Foods, Inc., Leavenworth, Kansas, shall supply each such intermediate distributor (any person who purchases from National Foods, Inc., for resale purposes) upon his initial purchase of "Chip Steaks" with a written notice in the following form:

NOTICE TO DISTRIBUTORS OF "CHIP STEAKS"

The Office of Price Administration has, by Order, authorized National Foods, Inc., of Leavenworth, Kancas, to sell "Chip Steaks" for not more than 45 cents per pound to pur-veyors of meals and to intermediate distributors who purchase this item for resale to purveyors of meals. National Foods, Inc., is permitted to sell this item to you at a discount but you must resell it to purveyors of meals and you must observe the same maximum price permitted National Foods, Inc., 1. e., 45 cents per pound f. o. b. your place of business. You are furthermore required to advice each purveyor of meals making his initial purchase of "Chip Steaks" of the maximum price established for sales of this

(f) Not later than the tenth day following each three-month period ending December 31, March 31, June 30, and September 30, National Foods, Inc., shall submit a statement to the Office of Price Administration, Washington, D. C., showing the total volume of "Chip Steaks" sold to purveyors of meals and to intermediate distributors, separately itemized, for each such three-month period, setting forth the name and address of each such distributor. In the event that such statement is not filed on or before the date specified, this order shall be subject to revocation. After the tenth day following any such threemonth period, National Foods, Inc., of Leavenworth, Kansas, shall not sell or deliver "Chip Steaks" until such statement has been submitted to the Office of Price Administration, Washington, D. C.

(g) All prayers of the application not herein granted are denied.

(h) This Order No. 76 may be revoked or amended by the Price Administrator at any time.

This Order No. 76 shall become effective April 11, 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES, Administrator.

[P. R. Doc. 45-5769; Filed, Apr. 10, 1945; 11:58 a. m.]

> [MPR 188, Order 3613] PARKER MANUFACTURING CO. APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It 28 ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Parker Manufacturing Company, of 301 West Ellsworth Avenue, Denver, Colorado.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Maximum Prices for Sales of Lawn Sprinklers, Model No. 1, "Colorado"

By manufacturer to— Distributor	Dozen \$5.50 7.60 10.13
By cellers other than manufacturer	
Wholesaler (jobber)Retaller	7.60 10.13 Each
Cancuman	81 27

These maximum prices are for the articles described in the manufacturer's application dated December 5, 1944.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$1.27 Do Not Remove or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 11th day of April 1945.

Issued this 10th day of April 1945.

CHESTER BOWLES. Administrator

[F. R. Doc. 45-5761; Filed, Apr. 10, 1945; 11:57 a. m.]

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51, were filed with the Division of the Federal Register April 3, 1945:

REGION II

Buffalo Order 3-F, Amendment 1, covering fresh fruits and vegetables in certain cities in New York, filed 2:43 p. m.

Buffalo Order 4-F, Amendment 1, covering fresh fruits and vegetables in certain cities in New York, filed 2:43 p. m.
New York Order 9-F, Amendment 5, cover-

ing fresh fruits and vegetables in the five boroughs in New York, filed 2:43 p. m.

New York Order 10-F, Amendment 5, covering fresh fruits and vegetables in the certain cities in New York, filed 3:43 p. m.

New York Order 11-F, Amendment 5, covering fresh fruits and vegetables in certain cities in New York, filed 2:45 p. m.

Syracuse Order 3-F, Amendment 23, covering fresh fruits and vegetables in certain cities in New York, filed 2:43 p. m.

REGION III

Louisville Order 12-F, Amendment 11, covering fresh fruits and vegetables in certain counties in Kentucky and Indiana, filed 2:38 p. m.

Louisville Order 13-F, Amendment 11, covering fresh fruits and vegetables in Mc-

Cracken County, Ky., filed 2:38 p. m. Louisville Order 14-F, Amendment 11, covering fresh fruits and vegetables in certain counties in Kentucky, filed 2:39 p. m.

Toledo Order 8, Amendment 2, covering community food prices in the Toledo Area, filed 2:43 p. m.

1 Toledo Order 9, Amendment 1, covering community food prices in the Toledo Area, filed 2:42 p. m.

REGION IV

Birmingham Order 3-F Amendment 11, covering fresh fruits and vegetables in Jeffer-

son County, Ala., filed 2:34 p. m. Charlotte Order 1-C, covering poultry in the Charlotte Area, filed 2:37 p. m.

Jackson Order 4-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Mississippi, filed 2:36 p. m.

Jacksonville Order 9-F, Amendment 16, covering fresh fruits and vegetables in Jack- List of Community Ceiling Price Orders sonville, Fla., filed 2:36 p. m.

Houston Order 1-F, Amendment 45, covering fresh fruits and vegetables in the Houston, Tex., Area, filed 2:40 p. m.

Houston Order 3-F, Amendment 34, covering fresh fruit and vegetables in certain

countles in Texas, filed 2:40 p. m.
Little Rock Order 1-C, Amendment 6, Little Rock Order 1-C, Amendment 6, covering poultry in the State of Arkansas, filed 2:41 p. m.

Little Rock Order 1-E, Amendment-7, covering food prices in the State of Arkansas, filed 2:40 p.m.

Little Rock Order 23, Amendment 1, covering dry groceries in the State of Arkansas. filed 2:41 p. m.

Miami Order 1-F, Amendment 5, covering fresh fruits and vegetables in certain cities in Florida, filed 2:37 p. m.
Miami Order 2-F Amendment 5, covering

fresh fruits and vegetables in certain cities in Florida, filed 2:37 p. m. St. Louis Order C-2, Amendment 2, covering

poultry in the St. Louis Area, filed 2:41 p. m.

REGION V

Dallas Order 1-F, Amendment 56, covering fresh fruits and vegetables in the Dallas,

Tex., Area, filed 2:33 p. m.

Dallas Order 1-F, Amendment 57, covering fresh fruits and vegetables in the Dallas, Tex., Area, filed 2:33 p. m.

Dallas Order 3-F, Amendment 37, covering fresh fruits and vegetables in the Dallas, Tex., Area, filed 2:33 p. m.
-Shreveport Order 2-F, Amendment 55, cov-

ering fresh fruits and vegetables in the Shreveport, La., Area, filed 2:34 p.m.

Shreveport Order 3-F, Amendment 44, covering fresh fruits and vegetables in the Shreveport, La., Area, filed 2:34 p. m.
Wichita Order 4-F, Amendment 33, cover-

ing fresh fruits and vegetables in the Wichita, Kans., Area, filed 2:34 p. m.

REGION VI

Fargo-Moorhead Order 29, Amendment 3, covering dry groceries in the Fargo-Moorhead Area, filed 2:31 p. m. Grand Rapids Order 14-F, covering fresh

fruits and vegetables in the city of Grand Rapids, Mich., filed 2:40 p. m. Grand Rapids Order 15-F covering fresh

fruits and vegetables in certain cities in Michigan, filed 2:40 p. m.

Grand Rapids Order 16-F, covering fresh fruits and vegetables in certain counties in Michigan, filed 2:39 p. m.

Omaha Order 11-F, Amendment 3, covering fresh fruits and vegetables in the Lincoln, Nebr., Area, filed 2:33 p. m.

Omaha Order 12-F Amendment 1, covering fresh fruits and vegetables in certain counties in Nebraska, filed 2:31 p. m.

REGION VII

Albuquerque Order 8-F, Amendment 7, covering fresh fruits and vegetables in the Albuquerque Area, filed 2:31 p. m.

Portland Order 28, Amendment 4, covering dry groceries in certain areas in Oregon, filed 2:31 p. m.

Portland Order 30, Amendment 4, covering dry groceries in certain areas in Oregon filed 2:30 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK. .. Secretary.

[F. R. Doc. 45-5702; Filed, Apr. 9, 1945; 11:42 a. m.]

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register April 6, 1945.

Baltimore Order 4-F, Amendment 29, covering fresh fruits and vegetables in certain areas in Maryland, filed 3:16 p. m.

Newark Order 5-F, Amendment 26, covering fresh fruits and vegetables in certain counties in New Jersey, filed 3:16 p. m.

REGION III

Escanaba Order 21F-3B, Amendment 6, covering fresh fruits and vegetables in certain counties in Michigan, filed 2:42 p. m.
Grand Rapids Order 62-F, covering fresh fruits and vegetables in the Grand Rapids

Area, filed 3:13 p. m.

Grand Rapids Order 63-F covering fresh fruits and vegetables in the Grand Rapids Area, filed 3:13 p.m.

Lexington Order 5-W, Amendment 3, covering community food prices in certain counties in Kentucky, filed 2:48 p. m.

Lexington Order 6-W, Amendment 2, covering community food prices in certain counties in Kentucky, filed 2:46 p. m.

Lexington Order 13, Amendment 2, covering community food prices in certain counties.

ties in Kentucky, filed 2:47 p. m.

Lexington Order 14, Amendment 3, covering community food prices in certain counties in Kentucky, filed 2:47 p. m.

Lexington Order 15, Amendment 3, covering, community food prices in certain counties in Kentucky, filed 2:48 p. m.

Louisville Order 12-F, Amendment 12, covering fresh fruits and vegetables in certain counties in Indiana and Kentucky, filed 2:48 p. m.

REGION IV

Jacksonville Order 9-F Amendment 17. covering fresh fruits and vegetables in the Jacksonville, Fla., Area, filed 2:46 p. m.

REGION V

Dallas Order 5-W, covering community food prices in certain counties in the State of Texas, filed 2:36 p. m.

Dallas Order 6-W, covering community food prices in certain counties in the State of Texas, filed 2:39 p. m.

Dallas Order 26, covering dry groceries in certain counties in the State of Texas, filed

Dallas Order 27, covering dry groceries in certain counties in the State of Toxas, filed 2:39 p. m.

Fort Worth Order 7-F, Amendment 1, covering fresh fruits and vegetables in Tarrant County Tex. filed 2:43 p. m.

County, Tex., filed 2:43 p. m.
Fort Worth Order 8-F, Amendment 1, covering fresh fruits and vegetables in Taylor

County, Tex., filed 2:43 p. m.
Fort Worth Order 9-F, Amendment 1, covering fresh fruits and vegetables in Tom
Green County. Tex., filed 2:43 p. m.

Green County, Tex., filed 2:43 p. m.
Fort Worth Order 10-F, Amendment 1, covering fresh fruits and vegetables in McLennan
County, Tex. filed 2:43 p. m.

County, Tex., filed 2:43 p. m.
Fort Worth Order 11-F, Amendment 1, covering fresh fruits and vegetables in Wichita

County, Tex., filed 2:42 p. m.
Fort Worth Order 17, Amedment 2 covering dry groceries in the Fort Worth, Tex., Area, filed 3:17 p. m.

Houston Order 1-C, Amendment 4, covering poultry in the Houston, Tex., Area, filed 2:44 p. m.

Houston Order 1-F, Amendment 46, covering fresh fruits and vegetables in the city of Houston and Harris County, Tex., filed 3:14 p. m.

Houston Order 2-F, Amendment 19, covering fresh fruits and vegetables in the Jefferson and Orange County, Tex. Area, filed 2:44 p. m.
Houston Order G-3 W, Amendment 4, cov-

Houston Order G-3 W, Amendment 4, covering dry groceries in the Houston, Tex., Area, filed 2:40 p. m.

Houston Order G-16, Amendment 5, covering dry groceries in the Houston, Tex., Area, filed 2:40 p. m.

Little Rock Order 1-F, Amendment 16, covering fresh fruits and vegetables in certain counties in Arkansas, filed 2:46 p.m.

Little Rock Order 2-F, Amendment 30, covering fresh fruits and vegetables in Pulaski County, Ark., filed 3:14 p. m.

Lubbock Order 3-F, Amendment 48, covering fresh fruits and vegetables in certain counties in Texas, filed 3:14 p. m.

Counties in Texas, filed 3:14 p. m.
Little Rock Order 4-F, Amendment 42, covering fresh fruits and vegetables in Miller County, Ark., filed 3:13 p. m.

New Orleans Order 1-W, Amendment 8, covering community food prices in the New Orleans, La. Area, filed 2:40 p. m.

New Orleans Order 2-W, Amendment 9, covering community food prices in the New Orleans, La., Area, filed 2:41 p. m.

New Orleans Order 2-F, Amendment 66, covering fresh fruits and vegetables in certain areas in Louislana, filed 2:42 p. m.

New Orleans Order 25; Amendment, 2 covering dry groceries in certain areas in Louisiana, filed 2:41 p. m.

New Orleans Order 26, Amendment 3, covering dry groceries in certain areas in Louisiana, filed 2:41 p. m.

ana, nied 2:41 p. m.

San Antonio Order 4-W, Amendment 6, covering community food prices in the San Antonio Area, filed 3:15 p. m.

San Antonio Order 15, Amendment 6, covering dry groceries in certain counties in Texas, filed 3:16 p. m.

St. Louis Order 3-F. Amendment 29, covering fresh fruits and vegetables in the St. Louis Area, filed 3:15 p.m.

St. Louis Order 22, Amendment 3, covering dry groceries in certain counties in Missouri, filed 3:15 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK, Secretary.

[F. R. Doc. 45-5703; Filed, April 9, 1945; 11:42 a.m.]

SECURITIES AND EXCHANGE COM-MISSION.

> KIDDER PEABODY & Co., ET AL. ORDER AMENDING PRIOR ORDER

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 6th day of April, A. D. 1945.

In the matter of Kidder Peabody & Co., a partnership, et al., 17 Wall Street, New York, New York.

The Commission having, on April 2, 1945, issued an order suspending the membership of Kidder Peabody & Co. from National Association of Securities Dealers, Inc. for a period of 10 days beginning 15 days from the date of said order; and having in said order suspended Harry C. Clifford from membership in the New York Stock Exchange for a period of 10 days beginning on the same day and

It appearing that Kidder Peabody & Co. had entered into commitments in good faith, prior to the issuance of said order, upon application of Kidder Peabody & Co.,

It is ordered, That said order of April 2, 1945, be and the same hereby is amended fo provide that the aforementioned periods of suspension of Kidder Peabody & Co. and Harry C. Clifford shall commence on the opening of business on May 20, 1945.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-5738; Filed, Apr. 10, 1945; 11:19 a. m.]

MAGUIRE, INC.

ORDER DENYING REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 9th day of April, A. D. 1945.

In the matter of Maguire, Incorpo-

In the matter of Maguire, Incorporated, 500 Fifth Avenue, New York 18, New York.

Maguire, Incorporated, having applied for registration as a broker-dealer, pursuant to section 15 (b) of the Securities Exchange Act of 1934, and proceedings having been instituted to determine whether it is in the public interest to deny said registration;

A hearing having been held after appropriate notice, the Commission being duly advised, and having this day issue its findings and opinion herein;

On the bass of said findings and opin-

It is ordered, That the said registration be, and it hereby is, denied.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-5740; Filed, Apr. 10, 1945; 11:18 a. m.]

IFile No. 59-101

NORTH AMERICAN Co., ET AL.

ORDER REQUIRING DIVESTITURE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 7th day of April, A. D. 1945.

Proceedings having been instituted to determine what action should be taken by The North American Company, a registered public-utility holding company under the Public Utility Holding Company Act of 1935, pursuant to section 11 (b) (1) of said act;

Issue having arisen whether there could be retained, together with the single integrated system of Union Electric Company of Missouri, a subsidiary of The North American Company, and the subsidiaries of the former, the integrated gas utility system of The St. Louis County Gas Company, a subsidiary of The North American Company

Hearings having been held after appropriate notice, the Commission being duly advised and having this day issued its findings and opinion herein, on the basis thereof,

It is hereby ordered, That The North American Company shall, in a manner not inconsistent with the policies and provisions of the aforementioned act, dispose of, and cease to own or control, any interest, direct or indirect, in the securities and/or properties of The St. Louis County Gas Company.

By the Commission.

[SEAL] ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-5739; Filed, Apr. 10, 1945; 11:19 a. m.]

UNITED STATES COAST GUARD.

APPROVAL OF EQUIPMENT

By virtue of the authority vested in me by R. S. 4405, 4417a, 4426, 4431, 4438, and 4491, as amended, 49 Stat. 1544, 54 Stat. 163-167 (46 U.S.C. 375, 391a, 404, 474, 481, 489, 367, 526-526t), and Executive Order 9083, dated February 28, 1942 (3 CFR, Cum. Supp.) the following approval of equipment is prescribed:

APPROVAL OF EQUIPMENT

FLASHLIGHT

Three-cell waterproof molded flashlight, Type I, Size No. 2 (Assembly Dwg. No. 3052, dated 18 January, 1945, and Material List No. 3052, dated 7 February 1945), for use as an officer's signaling flashlight or as a lifeboat flashlight, submitted by Usona Manufacturing Company, Inc., 24 Eleventh Street, Toledo 2, Ohio.

EMBARKATION-DEBARKATION LADDER

Flexible embarkation-debarkation ladder (Dwg. No. 2, dated 12 October, 1944), for use on vessels other than tank vessels, submitted by Fred A. Taubele, Portland 2, Oregon.

LIFE PRESERVE

Army-Navy Yoke Type adult kapok life precerver (Navy Department, Bureau of

Ships Dwg. Nos. S3306-736709, S3306-736710, and S3306-736711 and Bureau of Ships Ad Interim Specification 23P15(INT)), Approval No. B-264, for use of military personnel, submitfed by Chesapeake Appliance Corporation, 112 West Barre Street, Baltimore 1, Md.

LIFE RAFT -

20-person improved type life raft, plywood construction, Foamglas filled (General Arrangement Dwg. No. 8059X, dated 21 March 1945, revised 30 March, 1945), submitted by Colvin-Slocum Boats, Inc., Amesbury, Mass.

Dated: April 9, 1945.

L. T. CHALKER, Rear Admiral, U. S. C. G., Acting Commandant.

[F. R. Doc. 45-5735; Filed, Apr. 10, 1945; 10;50 a. m.]

WAR SHIPPING ADMINISTRATION.

"Sylph II"

DETERMINATION OF VESSEL OWNERSHIP

Notice of determination by War Shipping Administrator pursuant to section 3 (b) of the act approved March 24, 1943, (Public Law 17—78th Congress)

Whereas on August 7, 1943 title to the vessel "Sylph II" (212423) (including all

spare parts, appurtenances and equipment) was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended; and

Whereas section 3 (b) of the act approved March 24, 1943 (Public Law 17—78th Congress), provides in part as follows:

(b) The Administrator, War Shipping Administration, may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum, or just compensation therefor, that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the act of June 6, 1941 (Public Law 101, Seventy-Seventh Congress)), is not required by the United States, and after such determination has been made and notice thereof has been published in the FEDERAL REGISTER, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking; Provided however, That no such determination shall be made with respect to any vessel after the date of delivery of such vessel pursuant to title requisition except with the consent of the owner. * *

Whereas no portion of just compensation for the said vessel has been paid or deposited with the Treasurer of the United States; and

Whereas the ownership of the said vessel, spare parts, appurtenances and equipment is not required by the United States; and

Whereas the former owner of the vessel has consented to this determination and to the return of the vessel and the conversion of the requisition of, title therein to a requisition of use thereof in accordance with the above-quoted provision of law;

Now therefore, I, Emory S. Land, Administrator, War Shipping Administration, acting pursuant to the abovequoted provisions of law, do hereby determine that the ownership of said vessel, spare parts, appurtenances and equipment is not required by the United States, and that, from and after the date of publication hereof in the FEDERAL REGISTER, the use rather than title thereto shall be deemed to have been requisitioned, for all purposes, as of the date of the original taking.

Dated: April 9, 1945.

E. S. LAND, Administrator.

[F. R. Doc. 45-5737; Filed, Apr. 10, 1945; 11:12 a.m.]